

FEDERAL REGISTER

THE NATIONAL ARCHIVES
OF THE UNITED STATES
1934

VOLUME 10 NUMBER 204

Washington, Wednesday, October 17, 1945

The President

EXECUTIVE ORDER 9641

SALE OF CERTAIN COMBATANT VESSELS OF THE NAVY

By virtue of authority vested in me by section 5 of the act of March 3, 1883, 22 Stat. 599 (34 U.S.C. 492), it is hereby ordered as follows:

1. Combatant vessels of the Navy stricken from the Navy Register pursuant to section 2 of the act of August 5, 1882, 22 Stat. 296 (34 U.S.C. 491), and offered for sale pursuant to section 5 of the said act of March 3, 1883, may be sold at public sale to the highest acceptable bidder, regardless of their appraised value, after being advertised for sale for a period not less than thirty days.

2. "Combatant vessels", as used herein, shall mean vessels of the following categories: (a) battleships, (b) cruisers, (c) aircraft carriers, (d) destroyers, and (e) submarines.

HARRY S. TRUMAN

THE WHITE HOUSE,
October 15, 1945.

[F. R. Doc. 45-19094; Filed, Oct. 15, 1945;
3:57 p. m.]

Regulations

TITLE 7—AGRICULTURE

Subtitle A—Office of the Secretary of Agriculture

PART 4—OIL AND GAS LEASES

OIL AND GAS RIGHTS; POLICY AS TO DEVELOPMENT

By virtue of the authority vested in the Secretary of Agriculture by the act of March 4, 1917 (39 Stat. 1150, 16 U.S.C. 520), and 40 Ops. Att'y Gen. No. 7, §§ 4.1 and 4.2 of Part 4, Subtitle A, Title 7, Code of Federal Regulations, are hereby amended to read as follows:

§ 4.1 Oil and gas rights to which these regulations apply. The regulations herein promulgated are applicable to oil and gas rights owned by the United States and under the jurisdiction of the Department of Agriculture or any agency thereof. They are not applicable to oil and gas rights in (a) lands reserved from the public domain or acquired by exchange pursuant to the act of March 20, 1922 (42 Stat. 465, 16 U.S.C. 485, 486), as such lands are subject to the mineral laws applicable to the public domain and the authority to execute such laws is vested in the Secretary of the Interior, or (b) to lands acquired by any agency under the supervision of the Farm Credit Administration.

§ 4.2 Policy as to development. (a) In national forest lands administered under the act of March 1, 1911 (36 Stat. 961), as amended, the Secretary, pursuant to the authority conferred upon him in the act of March 4, 1917 (39 Stat. 1150, 16 U.S.C. 520), will issue oil and gas leases upon his determination that such leases are for the best interests of the United States.

(b) In all other lands, pursuant to the applicable statutory authorizations, the Secretary will issue "protective" leases which shall provide for the development of oil and gas in any such lands only upon the Secretary's determination that such development is required to protect the interests of the United States in the petroleum resources of such lands from drainage by actual or prospective operations on adjacent lands. All "protective" leases shall provide for the commencement of drilling only upon notice from the Secretary that the danger of drainage makes such action necessary.

Issued this 15th day of October 1945.

[SEAL] CHARLES F. BRANNAN,
Acting Secretary of Agriculture.

[F. R. Doc. 45-19111; Filed, Oct. 16, 1945;
11:11 a. m.]

CONTENTS

THE PRESIDENT

EXECUTIVE ORDER:	Page
Navy combatant vessels, sale.....	12895

REGULATIONS AND NOTICES

AGRICULTURE DEPARTMENT:	
Fish and shellfish; restrictions on 1945 pack of canned (WFO 44, Am. 15).....	12897
Oil and gas rights; policy as to development.....	12895
FEDERAL COMMUNICATIONS COMMISSION:	
Radar devices, operation not covered by governmental authorization.....	12927
Rules of practice and procedure; application for transfer of control.....	12926
FEDERAL TRADE COMMISSION:	
Hearings, etc.:	
Italian Accordion Mfg. Co., and Italia & P. Soprani Accordion Mfg. Co.....	12928
Seaforth Chemical Works et al.....	12927
INTERIOR DEPARTMENT. See also Solid Fuels Administration for War.	
Alaska, claims of natives of Hydaburg, Klawock, and Kake; hearing.....	12926
INTERSTATE COMMERCE COMMISSION:	
Car service:	
Grain or seeds, restriction on holding at Minnesota points.....	12926
Vegetables, fresh or green, initial bunker icing at Colton, Calif.....	12926
LABOR DEPARTMENT:	
Findings as to war contracts:	
Hodges, Joe, Fireproof Warehouses.....	12926
Maryland Motor Truck Assn., Inc.....	12927
Southwestern Greyhound Lines.....	12927
Twigg Motor Lines et al.....	12927

(Continued on next page)



Published daily, except Sundays, Mondays, and days following legal holidays, by the Division of the Federal Register, the National Archives, pursuant to the authority contained in the Federal Register Act, approved July 26, 1935 (49 Stat. 500, as amended; 44 U.S.C., ch. 8B), under regulations prescribed by the Administrative Committee, approved by the President. Distribution is made only by the Superintendent of Documents, Government Printing Office, Washington 25, D. C.

The regulatory material appearing herein is keyed to the Code of Federal Regulations, which is published, under 50 titles, pursuant to section 11 of the Federal Register Act, as amended June 19, 1937.

The FEDERAL REGISTER will be furnished by mail to subscribers, free of postage, for \$1.50 per month or \$15.00 per year, payable in advance. The charge for individual copies (minimum 15¢) varies in proportion to the size of the issue. Remit check or money order, made payable to the Superintendent of Documents, directly to the Government Printing Office, Washington 25, D. C.

There are no restrictions on the republication of material appearing in the FEDERAL REGISTER.

NOTICE

1944 Supplement

Book 1 of the 1944 Supplement to the Code of Federal Regulations, containing Titles 1-10, including Presidential documents in full text, is now available from the Superintendent of Documents, Government Printing Office, at \$3.00 per copy.

A limited sales stock of the Cumulative Supplement and the 1943 Supplement is still available as previously announced.

CONTENTS—Continued

OFFICE OF DEFENSE TRANSPORTATION:	Page
Possession, control and operation of motor carriers, termination:	
Century Motor Freight.....	12929
Healzer Cartage Co.....	12929
Janke Transfer Co.....	12928
Matthews Freight Service, Inc.....	12929
Midnite Express, Inc.....	12928
R-B Freight Lines, Inc.....	12929
Toedebusch Transfer, Inc.....	12929
Wilson Storage and Transfer Co.....	12928
OFFICE OF PRICE ADMINISTRATION:	
Adjustments and pricing orders:	
Argebright, Orey & Howard, et al.....	12934
Ashton, E. S.....	12940
Becker County Sand & Gravel Co. et al.....	12931

CONTENTS—Continued

OFFICE OF PRICE ADMINISTRATION—Continued.	Page
Adjustments and pricing orders—Continued.	
Blades, Alden & Co.....	12936
Brocius, Harold E., et al.....	12933
Bronstein Candy Co.....	12930
Chapman, L. R., and Kirk Coal Mining Co.....	12932
Crown Potteries Co.....	12930
Denver Wood Products Co. et al.....	12945
Ferrell, A. T., and Co.....	12941
Fisher Wood Products et al.....	12949
Foster Bros. Mfg Co.....	12939
Fryske & Nole Coal Co. et al.....	12931
General Sales Co.....	12936
Gloria Cubana Cigar Factory.....	12939
Heald Coal Co. et al.....	12934
Industrial Alloys Co.....	12936
Industrial Coal Co.....	12935
Kernen, Arnold, et al.....	12945
Lane Co., Inc.....	12941
Lon Coakley Coal Co. et al.....	12933
O'Toole, Thomas F.....	12938
Phillips Petroleum Co.....	12930
Reyes, Jose E., & Co.....	12940
Samuels, H. F.....	12935
Schnitzer, Nathan R.....	12938
Smith, Otto.....	12938
Southern Lamp & Novelty Co.....	12937
Stadium Mfg. Co., Inc.....	12941
Storklite Co.....	12937
Toys and Novelties et al.....	12946
Williams, Robert A., et al.....	12947
Wise, J. Emory.....	12940
Automobiles, used passenger (MPR 540, Am. 11).....	12924
Coffee urn bags (SO 126, Am. 3).....	12919
Fats and oils (MPR 53, incl. Am. 1-51).....	12902
Footwear, rubber (MPR 132, Am. 13).....	12923
Fruits, dried, 1945 and later crops (FPR 1, Supp. 14).....	12920
Iron or steel products, resale (RPS 49, Am. 34).....	12919
Lamb and mutton carcasses and wholesale cuts (RMPR 239, Am. 20).....	12925
Pulpwood produced in Arkansas, Texas and Louisiana (RMPR 410, Am. 3).....	12923
Regional and district office orders. See also Adjustments.	
Electric hot plates or stoves, Atlanta region (2 documents).....	12946, 12947
Fluid milk:	
Milwaukee, Wis.....	12942
Montana.....	12942
Utah.....	12948
Wyoming.....	12943
Fruits and vegetables, fresh, for table use; Buffalo, N. Y.....	12949
Grapes, California juice; Chicago, Ill.....	12947
Solid fuels, Vernal, Utah, area.....	12944
Sausage items (MPR 389, Am. 21).....	12925
Soap, household, and cleansers (MPR 390, Am. 9).....	12923

CONTENTS—Continued

OFFICE OF PRICE ADMINISTRATION—Continued.	Page
Tanning materials, imported vegetable (RMPR 531, Am. 2).....	12925
Wheat (2d Rev. MPR 487, Am. 4).....	12923
SOLID FUELS ADMINISTRATION FOR WAR:	
Bituminous coal, Utah; applications for modification or exception.....	12907
Coal, direction to shippers and industrial consumers:	
Produce in districts 1, 3, 4 or 6, moving via Great Lakes.....	12898
Produced in Districts 10 and 11.....	12898
Report required to be filed by producers, wholesalers, and lake or tidewater dock operators.....	12898
TREASURY DEPARTMENT:	
Values of foreign moneys; fourth quarter.....	12898
WAR PRODUCTION BOARD:	
Cotton fabric preference ratings and restrictions (M-317A).....	12900
Suspension orders (Revocations, list 4).....	12899
WAR SHIPPING ADMINISTRATION:	
Determination of vessel ownership; "N. Y., N. H. and H. R. R. Carfloat #66".....	12950

CODIFICATION GUIDE

A numerical list of the parts of the Code of Federal Regulations amended or added by documents published in this issue. Documents carried in the Cumulative Supplement by uncodified tabulation only are not included within the purview of this list.

TITLE 3—THE PRESIDENT:	Page
Chapter II—Executive orders:	
9641.....	12895
TITLE 7—AGRICULTURE:	
Subtitle A—Office of the Secretary:	
Part 4—Oil and gas leases.....	12895
TITLE 30—MINERAL RESOURCES:	
Chapter, VI—Solid Fuels Administration for War:	
Part 602—General orders and directives (4 documents).....	12897, 12898
TITLE 31—MONEY AND FINANCE:	
Chapter I—Monetary Offices:	
Part 129—Values of foreign moneys.....	12898
TITLE 47—TELECOMMUNICATION:	
Chapter I—Federal Communications Commission:	
Part 1—Rules of practice and procedure.....	12926
TITLE 50—WILDLIFE:	
Chapter I—Fish and Wildlife Service:	
Part 201—Alaska fisheries general regulations ¹	12926

¹Appears under Interior Department in Notices section.

TITLE 7—AGRICULTURE

Chapter XI—Production and Marketing Administration (War Food Distribution Orders)

(WFO 44, Amdt. 15)

PART 1465—FISH AND SHELLFISH

RESTRICTIONS ON 1945 PACK OF CANNED FISH

War Food Order No. 44, as amended (10 F.R. 10071, 10419, 10963, 11341), is further amended as follows:

1. By deleting from § 1465.20 (b) (1) the provisions contained in Class 8 and in Class 10 and inserting, in lieu thereof the following:

Class 8. Atlantic mackerel (*Scomber scombrus*). (For the period April 1, 1945, to September 29, 1945, inclusive.)

Class 10. Cod (*Gadus callarias*) or haddock (*Melanogrammus aeglefinus*) when processed and canned as the commercial product commonly known and sold under the name of fish flakes. (For the period May 20, 1945, to September 29, 1945, inclusive.)

2. By deleting the provisions in (b) (3), (4), and (5) of § 1465.20 and inserting, in lieu thereof, the following:

(3) Thirty percent, by net weight, of each canner's total 1945 pack of the classes numbered 2, 3, 4, and 5 (designated in (b) (1) hereof) is hereby established as each such canner's quota of the 1945 pack of such classes for sale or delivery to governmental agencies.

(4) The following are hereby established as each canner's respective quotas of his 1945 packs of classes numbered 7 and 8 (designated in (b) (1) hereof) for sale or delivery to governmental agencies:

(i) Sixty-five percent, by net weight, of the portion of each canner's 1945 pack of class numbered 7 (designated in (b) (1) hereof), produced during the period April 1, 1945, to September 29, 1945, both dates inclusive;

(ii) Thirty percent, by net weight, of the remainder of each canner's 1945 pack of such class; and

(iii) Sixty-five percent, by net weight, of each canner's 1945 pack of class numbered 8 (designated in (b) (1) hereof).

(5) Forty-five percent, by net weight, of each canner's 1945 pack of each class numbered 6 and 9 (designated in (b) (1) hereof) is hereby established as each such canner's respective quotas of the 1945 pack of each such class for sale or delivery to governmental agencies.

3. By deleting the provisions in (b) (7) of § 1465.20 and inserting, in lieu thereof, the following:

(7) No canner may sell or deliver hereunder, in the aggregate, to governmental agencies, a total quantity, by net weight, of his 1945 pack of the fish of any class numbered 1 to 10, inclusive (designated in (b) (1) hereof), in excess of a quantity of canned fish equal to the applicable quota percentage of his 1945 pack of such class.

4. By deleting the provisions in (b) (9), (10), and (11) of § 1465.20 and inserting, in lieu thereof, the following:

(9) For each 30 pounds of canned fish of the total 1945 pack of the classes numbered 2, 3, 4, and 5 (designated in (b) (1) hereof) which a canner has sold or delivered to any governmental agency or with respect to which he has submitted to any governmental agency a written tender of delivery of such canned fish in compliance with a written contract between such canner and such governmental agency, such canner may sell or deliver 70 pounds of canned fish of the same classes to persons other than a governmental agency: *Provided*, That, prior to the time of each such written tender, such canner has obtained, with respect to the canned fish included in such written tender, an inspection certificate, issued by an inspection service approved by the governmental agency to which the tender has been made, indicating that such canned fish meets all the specifications set forth in such canner's aforesaid written contract for such canned fish.

(10) For each 65 pounds of canned fish of the 1945 pack of class numbered 7 (designated in (b) (1) hereof), produced during the period April 1, 1945, to September 29, 1945, both dates inclusive, which a canner has sold or delivered to any governmental agency or with respect to which he has submitted to a governmental agency a written tender of delivery of such canned fish in compliance with a written contract between such canner and such governmental agency, such canner may sell or deliver 35 pounds of canned fish of the same class, produced as aforesaid, to persons other than a governmental agency; and for each 30 pounds of the remainder of each canner's 1945 pack of such class which a canner has sold or delivered to any governmental agency or with respect to which he has submitted to any governmental agency a written tender of delivery of such canned fish in compliance with a written contract between such canner and such governmental agency, such canner may sell or deliver 70 pounds of such remainder of the canned fish of the same class, produced as aforesaid, to persons other than a governmental agency. For each 65 pounds of canned fish of the 1945 pack of class numbered 8 (designated in (b) (1) hereof) which a canner has sold or delivered to any governmental agency or with respect to which he has submitted to a governmental agency a written tender of delivery of such canned fish in compliance with a written contract between such canner and such governmental agency, such canner may sell or deliver 35 pounds of canned fish of the same class to persons other than a governmental agency: *Provided*, That, prior to the time of each such written tender of canned fish of the 1945 pack of classes numbered 7 or 8, designated as aforesaid, such canner had obtained, with respect to the canned fish included in such written tender, an inspection certificate, issued by an inspection service approved by the governmental agency to which the tender has been made, indicating that such canned fish meets all the specifications set forth in

such canner's aforesaid written contract for such canned fish.

(11) For each 45 pounds of canned fish of the 1945 pack of any class numbered 6 or 9 (designated in (b) (1) hereof), which a canner has sold or delivered to any governmental agency or with respect to which he has submitted to any governmental agency a written tender of delivery of such canned fish in compliance with a written contract between such canner and such governmental agency, such canner may sell or deliver 55 pounds of canned fish of the same class to persons other than a governmental agency: *Provided*, That, prior to the time of each such written tender, such canner has obtained, with respect to the canned fish included in such written tender, an inspection certificate, issued by an inspection service approved by the governmental agency to which the tender has been made, indicating that such canned fish meets all the specifications set forth in such canner's aforesaid written contract for such canned fish.

This order shall become effective at 12:01 a. m., p. s. t., October 9, 1945. With respect to violations, rights accrued, liabilities incurred, or appeals taken under War Food Order No. 44, as amended, prior to the effective time of the provisions hereof, the provisions of said War Food Order No. 44, as amended, in effect prior to the effective time hereof shall be deemed to continue in full force and effect for the purpose of sustaining any proper suit, action, or other proceeding with respect to any such violation, right, liability, or appeal.

(E.O. 9280, 7 F.R. 10179; E.O. 9322, 8 F.R. 3807; E.O. 9334, 8 F.R. 5423; E.O. 9392, 8 F.R. 14783; E.O. 9577, 10 F.R. 2037)

Issued this 9th day of October 1945.

[SEAL] CLINTON P. ANDERSON,
Secretary of Agriculture.

[F. R. Doc. 45-18769; Filed, Oct. 9, 1945; 3:23 p. m.]

TITLE 30—MINERAL RESOURCES

Chapter VI—Solid Fuels Administration for War

(SFAW Reg. 19, Amdt. 2)

PART 602—GENERAL ORDERS AND DIRECTIVES
BITUMINOUS COAL, UTAH; APPLICATIONS FOR MODIFICATION OR EXCEPTION

Over-all solid fuels supplies and requirements in the area under the jurisdiction of the SFAW field office at Salt Lake City, Utah, are such as to permit the closing of that office as of October 31, 1945, and the transfer to other offices of such functions as are necessary to continue.

Accordingly, § 602.378 of SFAW Regulation No. 19, as amended, is hereby amended to read as follows:

§ 602.378 *Applications for modification or exception.* Any application for modification of or exception from any provision of this regulation shall be filed

in triplicate with the Solid Fuels Administration for War, Washington 25, D. C. The application shall set forth in detail the provisions sought to be modified or from which an exception is sought, and the reasons and data in support of such request for modification or exception.

This amendment shall become effective November 1, 1945.

(E.O. 9332, 8 F.R. 5355; E.O. 9125, 7 F.R. 2719; sec. 2 (a), 54 Stat. 676, as amended by 55 Stat. 236, 56 Stat. 176 and 58 Stat. 827)

Issued this 12th day of October 1945.

ABE FORTAS,
Acting Solid Fuels
Administrator for War.

[F. R. Doc. 45-19093; Filed, Oct. 15, 1945;
3:33 p. m.]

PART 602—GENERAL ORDERS AND DIRECTIVES

DIRECTION TO SHIPPERS OF COAL PRODUCED IN DISTRICTS 1, 3, 4 OR 6 MOVING VIA THE GREAT LAKES

To accelerate shipments of coal moving via the Great Lakes so that required minimum shipments are made before the close of the season of navigation, it is necessary, pursuant to SFAW Regulation No. 1, as amended, to issue the following direction:

(1) Notwithstanding any provision of SFAW Regulation No. 27, shippers of coal produced in Districts 1, 3, 4 or 6 shall immediately arrange their distribution schedules for the period October 15, 1945 to November 17, 1945 so that commitments for coal moving via the Great Lakes to a dock or other unloading facility located in the areas described in paragraph (2) below, are met in full. Such commitments include

(a) Those contracts entered into in accordance with SFAW Regulation No. 25, and
(b) Contracts for coal moving via the Great Lakes entered into in accordance with SFAW Regulation No. 24,

as modified by any SFAW directions, approvals or adjustments. In so far as practicable, distribution schedules shall be arranged so that not less than one-half of the coal necessary to fill such commitments will be shipped before November 1, 1945.

(2) This direction shall apply to coal produced in Districts 1, 3, 4 or 6 moving via the Great Lakes to any dock or other unloading facility, except those located at the following points: All points on Lake Erie, Lake Ontario, the Welland Canal, and the St. Lawrence River; all points on Lake Michigan within the States of Illinois and Indiana.

(3) In the event that compliance with the provisions of this direction will cause substantial disruption of normal shipments to other markets, the shipper shall immediately notify the Area Distribution Manager for the district in which the coal is produced of all pertinent facts. Such notification shall be furnished to the Area Distribution Manager in duplicate. The filing of such notification shall not, however, in any way relieve a shipper from the obligation of arranging and proceeding without delay to comply with the provisions of this direction.

(4) This direction supersedes the preference provisions of SFAW Regulation No.

27 and the provisions of all directions and orders inconsistent herewith. It shall not affect, however, the provisions of the Notice of Direction to Shippers and Industrial Consumers of Coal Moving Via the Great Lakes and Ex-Lake Dock, issued August 30, 1945.

This direction shall become effective immediately.

(E.O. 9332, 8 F.R. 5355; E.O. 9125, 7 F.R. 2719; Sec. 2 (a), 54 Stat. 676, as amended by 55 Stat. 236, 56 Stat. 176 and 58 Stat. 827)

Issued this 15th day of October 1945.

C. J. POTTER,
Deputy Solid Fuels
Administrator for War.

[F. R. Doc. 45-19130; Filed, Oct. 16, 1945;
11:53 a. m.]

PART 602—GENERAL ORDERS AND DIRECTIVES

REPORT REQUIRED TO BE FILED BY PRODUCERS, WHOLESALERS AND LAKE OR TIDEWATER DOCK OPERATORS

Section 602.770 (e) of SFAW Regulation No. 28, as amended, requires producers, wholesalers and lake or tidewater dock operators to file a report not later than October 15, 1945, with respect to production, inventories, purchases and distribution of anthracite for the period April 1, 1945, to September 30, 1945.

Producers, wholesalers and lake or tidewater dock operators are hereby notified that because the information is not considered necessary at this time the failure to file the report specified by § 602.770 (e) of SFAW Regulation No. 28, as amended, will not be deemed adequate basis for taking any compliance action.

Issued this 15th day of October 1945.

C. J. POTTER,
Deputy Solid Fuels
Administrator for War.

[F. R. Doc. 45-19131; Filed, Oct. 16, 1945;
11:53 a. m.]

PART 602—GENERAL ORDERS AND DIRECTIVES

DIRECTION TO ALL SHIPPERS AND INDUSTRIAL CONSUMERS OF COAL PRODUCED IN DISTRICTS 10 AND 11

To effectuate a fair distribution of the available production of coal produced during the month of November 1945 in Districts 10 and 11, it is necessary, pursuant to SFAW Regulation No. 1, as amended, to issue the following direction:

(1) All shippers of coal produced in Districts 10 or 11 are prohibited from shipping during the month of November 1945 to any industrial consumer subject to the provisions of SFAW Regulation No. 27 more coal than such industrial consumer is permitted to receive under the provisions of paragraph (2) below.

(2) Notwithstanding the provisions of § 602.715 (d) of SFAW Regulation No. 27, as amended, an industrial consumer of coal whose days' supply exceeds 60 days is prohibited from receiving during the month of November 1945, coal produced in District 11

in an amount greater than 100 per cent of his consumption requirements for such month, without first obtaining permission from the SFAW Area Distribution Manager for that district; an industrial consumer whose days' supply exceeds 30 days is prohibited from receiving during the month of November 1945 coal produced in District 10 in an amount greater than 100 per cent of his consumption requirements for such month, without first obtaining permission from the SFAW Area Distribution Manager for that district. An industrial consumer receiving coal from Districts 10 and 11 is prohibited from receiving more coal in the aggregate during the month of November 1945, than he is permitted to receive from District 11 and he is further prohibited from receiving from District 10 more coal than he would be permitted to receive if he purchased coal only from that district.

3. No person shall be held liable for damages or penalties under any contract for any default which shall result directly or indirectly from compliance with the provisions of this direction.

This direction shall become effective immediately.

(E.O. 9332, 8 F.R. 5355; E.O. 9125, 7 F.R. 2719; Sec. 2 (a), 54 Stat. 676, as amended by 55 Stat. 236, 56 Stat. 176 and 58 Stat. 827)

Issued this 15th day of October 1945.

C. J. POTTER,
Deputy Solid Fuels
Administrator for War.

[F. R. Doc. 45-19132; Filed, Oct. 16, 1945;
11:53 a. m.]

TITLE 31—MONEY AND FINANCE

Chapter I—Monetary Offices

[1945 Dept. Circ. 1]

PART 129—VALUES OF FOREIGN MONEYS FOURTH QUARTER, 1945

OCTOBER 1, 1945.

§ 129.8 Calendar year 1945. * * *

(d) Quarter beginning October 1, 1945. Pursuant to section 522, title IV, of the Tariff Act of 1930, reenacting section 25 of the act of August 27, 1894, as amended, the following estimates by the Director of the Mint of the values of foreign monetary units are hereby proclaimed to be the values of such units in terms of the money of account of the United States that are to be followed in estimating the value of all foreign merchandise exported to the United States during the quarter beginning October 1, 1945, expressed in any such foreign monetary units: *Provided, however,* That if no such value has been proclaimed, or if the value so proclaimed varies by 5 per centum or more from a value measured by the buying rate in the New York market at noon on the day of exportation, conversion shall be made at a value measured by such buying rate as determined and certified by the Federal Reserve Bank of New York and published by the Secretary of the Treasury pursuant to the provisions of section 522, title IV, of the Tariff Act of 1930.

VALUES OF FOREIGN MONETARY UNITS

[At par as regards gold units; nongold units have no fixed par with gold]

Country	Monetary unit	Value in terms of U. S. money	Remarks
Argentine Republic	Peso	\$1.6335	Given valuation is of gold peso. Paper nominally convertible at 46% of face value. Conversion suspended Dec. 15, 1932.
Australia	Pound	8.2397	Control of gold stocks and exports authorized Dec. 17, 1932.
Belgium	Belga	.1635	By decree of Mar. 31, 1933. One belga equals 5 Belgian francs. The Anglo-Belgian financial agreement of June 7, 1930, fixed the rate of exchange of the Belgian franc and the franc of the Belgian Congo at 170.625 francs for 411 Belgian francs.
Bolivia	Boliviano	.6180	Conversion of notes into gold suspended Sept. 23, 1931.
Brazil	Cruzairo (milreis)	.2025	Decree law of Oct. 9, 1942, established the cruzairo as the unit of currency, replacing the milreis. Official rate for cruzairo in terms of the dollar, announced by the Bank of Brazil, is \$100.00. Conversion of Stabilization Office notes into gold suspended Nov. 22, 1933.
British Honduras	Dollar	1.6331	Conversion of notes suspended.
Bulgaria	Lev	.0122	Exchange control established Oct. 15, 1931.
Canada	Dollar	1.6331	Embargo on export of gold, Oct. 19, 1931; redemption of Dominion notes in gold suspended Apr. 10, 1932.
Chile	Peso	.2050	Given valuation is of gold peso. Gold pesos are retained for conversion at the rate of 4 paper pesos for 1 gold peso. Conversion of notes suspended July 23, 1931.
China	Yuan		Silver standard abandoned by decree of Nov. 3, 1935; bank notes made legal tender under Currency Board control; exchange rate for yuan fixed at 20 to the U. S. dollar by Stabilization Board of China, July 12, 1942.
Colombia	Peso	.5714	Obligation to sell gold suspended Sept. 24, 1931. New gold content of 2024 grams of gold 916 fine established by monetary law of Nov. 19, 1933, effective Nov. 23, 1934.
Costa Rica	Colon	.7879	Conversion of notes into gold suspended Sept. 18, 1931; exchange control established Jan. 15, 1932.
Cuba	Peso	1.0000	By law of May 23, 1934.
Czechoslovakia	Koruna		Conversion of notes into gold suspended Sept. 23, 1931.
Denmark	Krone	.4537	U. S. money is principal circulating medium.
Dominican Republic	Dollar	1.6331	Conversion of notes into gold suspended Feb. 9, 1932.
Ecuador	Sucre	.3385	Conversion of notes into gold suspended Sept. 23, 1931.
Egypt	Pound (100 piasters)	8.2392	Conversion of notes into gold suspended June 28, 1933.
Estonia	Kroon	.4537	Conversion of notes into gold suspended Oct. 12, 1931.
Finland	Markka	.0420	Provisions of monetary law of Oct. 1, 1932, providing for gold content of franc, suspended by decree of June 29, 1937, which stated that the gold content of the franc shall be fixed ultimately by a decree adopted by the Council of Ministers. Until issuance of such decree a stabilization fund shall regulate the relationship between the franc and foreign currencies.
France	Franc		Exchange control established July 13, 1931.
Germany	Reichsmark	.4633	Obligation to sell gold at legal monetary par suspended Sept. 24, 1931.
Great Britain	Pound Sterling	8.2397	Conversion of notes into gold suspended Apr. 25, 1932.
Greece	Drachma	.0220	Conversion of notes into gold suspended Mar. 6, 1933.
Guatemala	Quetzal	1.6331	National bank notes redeemable on demand in U. S. dollar.
Haiti	Gourde	.2000	Gold exports prohibited Mar. 27, 1931; banknotes circulated as equivalent of half of U. S. dollar.
Honduras	Lempira	.8465	Treasury notes and notes of the three banks of issue made legal tender by silver nationalization ordinance of Dec. 5, 1935; exchange fund created to control exchange rate.
Hong Kong	Dollar		Exchange control established July 17, 1931.
Hungary	Penzo	.5061	Obligation to sell gold at legal monetary par suspended Sept. 24, 1931.
India [British]	Rupce	.0180	Plaster pegged to French franc at the rate of 1 piaster = 10 French francs; conversion of notes into gold suspended Oct. 2, 1934.
Indo-China	Plaster		Conversion of notes into gold suspended Sept. 24, 1931.
Ireland	Pound	8.2397	New gold content of 46.77 milligrams of fine gold per lira established by monetary law of Oct. 5, 1932.
Italy	Lira	.0326	Embargo on gold exports Dec. 12, 1931.
Japan	Yen	.8440	Currency pegged to sterling Sept. 23, 1933, at 2,222 1/2 yen = \$100; on Sept. 13, 1937, a law was passed providing that if the pound sterling should depreciate by more than 5 percent with respect to the United States dollar, or the Swedish krona, the Bank of Japan shall take steps to keep the rate of exchange of the yen stable by having it on gold or some other monetary unit.
Latvia	Lat.		U. S. money is principal circulating medium.
Liberia	Dollar	1.6331	Free export of gold suspended Oct. 1, 1933.
Lithuania	Litas	.1633	Decree of Aug. 23, 1933, left the monetary unit, the litas, to be later defined by law.
Mexico	Peso		Suspension of convertibility of notes into gold and restrictions placed on free gold exports—Sept. 23, 1932; gold export prohibition repealed by decree June 23, 1933; prohibition restored by act of Nov. 27, 1933. (The Anglo-Netherland financial agreement of June 14, 1929, established the official rate of exchange between the Netherlands Indies guilder and the pound sterling at 7.60 guilders for £1 sterling.)
Netherlands and colonies	Guilder (florin)	.6500	Newfoundland and Canadian notes legal tender.
Newfoundland	Dollar	1.6331	Conversion of notes into gold suspended and export of gold restricted, Aug. 5, 1934; exchange regulations Dec. 1931.
New Zealand	Pound	8.2397	Embargo on gold exports Nov. 13, 1931.
Nicaragua	Coroba	1.6333	Conversion of notes into gold suspended Sept. 23, 1931.
Norway	Krone	.4537	U. S. money is principal circulating medium.
Panama	Balboa	1.0000	New unit established by decree law Oct. 5, 1933, effective 30 days later; not tied to gold. Certain prior dated obligations, etc., expressed in the gold peso (corobado) are converted as equivalent to 164 guaranis. Initial exchange rate fixed by Bank of the Republic of Paraguay at 1 guarani equals U. S. \$2.0000. Exchange control established June 23, 1932.
Paraguay	Guarani		Obligation to pay out gold deferred Mar. 13, 1933; exchange control established Mar. 1, 1933.
Persia (Iran)	Rial	.0324	Conversion of notes into gold suspended May 18, 1933; exchange control established Jan. 23, 1934.
Peru	Sol	.4740	By act approved Mar. 16, 1933.
Philippine Islands	Peso	.5000	Exchange control established Apr. 27, 1932.
Poland	Zloty	.1893	Gold exchange standard suspended Dec. 31, 1931.
Portugal	Escudo	.0749	Exchange control established May 18, 1932.
Rumania	Leu	.0101	Conversion of notes into gold suspended Oct. 7, 1931.
Salvador	Colon	.8466	British pound sterling and Straits dollar and half dollar legal tender.
Spain	Peseta		Conversion of notes into gold suspended Sept. 23, 1931.
Straits Settlements	Dollar	.9613	Order of Federal Council enacted Sept. 27, 1933, entrusted the Swiss National Bank to maintain the gold parity of the franc at a value ranging between 150 and 215 milligrams of fine gold.
Sweden	Krona	.4537	Conversion of notes into gold suspended May 11, 1932.
Switzerland	Franc		100 piasters equal to the Turkish Lira; conversion of notes into gold suspended 1930; exchange control established Feb. 22, 1930.
Thailand (Siam)	Baht (Tical)	.7491	Conversion of notes into gold suspended Dec. 23, 1932.
Turkey	Piaster	.0744	One chevronets equals 10 rubles. Notes not convertible into gold.
Union of South Africa	Pound	8.2397	Conversion of notes into gold suspended Aug. 2, 1934; exchange control established Sept. 7, 1931. New gold content of .52018 grams of pure gold per peso established by monetary law of Jan. 12, 1933.
Union of Soviet Socialist Republics	Chevronetz	8.7123	Exchange control established Dec. 12, 1933.
Uruguay	Peso	.6583	Exchange control established Oct. 7, 1931.
Venezuela	Bolivar	.3267	
Yugoslavia	Dinar	.0233	

(Sec. 25, 28 Stat. 552; sec. 403, 42 Stat. 17; sec. 522, 42 Stat. 974; sec. 522, 46 Stat. 739; 31 U.S.C. 372)

Dated: October 1, 1945.

[SEAL] D. W. BELL,
Acting Secretary of the Treasury.

[F. R. Doc. 45-19091; Filed, Oct. 15, 1945;
2:46 p. m.]

TITLE 32—NATIONAL DEFENSE

Chapter IX—War Production Board

AUTHORITY: Regulations in this chapter unless otherwise noted at the end of documents affected, issued under sec. 2 (a), 54 Stat. 676, as amended by 55 Stat. 236, 59 Stat. 177, 58 Stat. 827; E.O. 9024, 7 F.R. 323; E.O. 9040, 7 F.R. 527; E.O. 9125, 7 F.R. 2718; E.O. 9599, 10 F.R. 10155; W.P.B. Reg. 1 as amended Dec. 31, 1943, 9 F.R. 64.

PART 1010—SUSPENSION ORDERS

[Exemptions, List 4]

In view of the revocation of Lumber Control Order No. L-335, the Chief Compliance Commissioner has directed that the suspension orders hereinafter listed be revoked forthwith.

It is therefore hereby ordered, That the following suspension orders be revoked, effective October 15, 1945: Pro-

vided, however, That this revocation does not affect any liabilities incurred for violations of the suspension order prior to revocation:

§ 1010.853 S-853—E. E. Anderson Lumber Co.

§ 1010.791 S-791—F. D. Butzer Planing Mill Co.

§ 1010.870 S-870—General Box Distributors.

§ 1010.829 S-829—Rich Ladder & Manufacturing Co.

Issued this 15th day of October 1945.

WAR PRODUCTION BOARD,
By J. JOSEPH WHELAN,
Recording Secretary.

[F. R. Doc. 45-19046; Filed, Oct. 15, 1945;
11:24 a. m.]

PART 3290—TEXTILE, CLOTHING AND LEATHER

[Supplementary Order M-317A, as Amended Oct. 16, 1945]

COTTON FABRIC PREFERENCE RATINGS AND RESTRICTIONS

§ 3290.116 *Supplementary Order M-317A—(a) Contents of this order.* This Order M-317A is supplementary to Order M-317 and contains distribution schedules 1 and 2. These schedules apply only to woven cotton fabrics of more than 12" in width, but do not apply to duck. Restrictions on the production of cotton fabrics appear in Order L-99.

(b) *Deletion of preference rating schedules.* The preference rating schedules formerly contained in this order have been deleted. All AA ratings for the fourth quarter of 1945 become invalid as explained in Priorities Regulations 1 and 3 and Direction 18 to M-328.

(c) *Effect of change in distribution schedules on third quarter set-asides.* Cotton fabrics produced in the third quarter of 1945 but not delivered by the producer before October 1, 1945, must be delivered in accordance with the provisions of the Distribution Schedules of Order M-317A as amended September 5, 1945.

Issued this 16th day of October 1945.

WAR PRODUCTION BOARD,
By J. JOSEPH WHELAN,
Recording Secretary.

DISTRIBUTION SCHEDULES 1 AND 2

The obligations in Column III of Distribution Schedules 1 and 2 are to be calculated quarterly from the first day of each quarter, beginning October 1, 1945.

(a) Column I indicates the corresponding item numbers of the various cotton fabrics in these schedules as each appears on Form WPB-658-C (9/7/45) for Fine Cotton Goods and Form WPB-658-B (9/7/45) for Carded Gray Goods, Colored Yarn and Napped Fabrics and Specialties.

(b) Column II shows the cotton fabrics covered by these schedules.

(c) Column III shows the percentage of the producer's current calendar quarterly production which must be delivered by him to fill rated export orders. Deliveries of cotton fabrics on rated orders of garment manufacturers for incorporation into clothing for delivery on rated export orders may be credited

to the Column III obligation. Except for clothing in the above case, only exports of cotton fabrics in piece goods form may be credited to this obligation. For example, delivery of cotton fabrics to a coater to fill a rated export order for coated fabrics may not be credited to the Column III obligation.

(d) (1) Only deliveries on purchase orders placed in accordance with paragraph (b) (1) of Order M-317 may be credited toward the obligations of Column III. When these obligations are fulfilled, the producer is not required to accept any additional export orders, regardless of the provisions of Priorities Regulation 1.

(2) Export by or for the United States Army, Navy, Maritime Commission, War Shipping Administration (including U. S. Army and Marine Corps Post Exchanges, U. S. Navy and Coast Guard Ships' Service Departments, and War Shipping Administration Training Organizations Ships' Service Activities), and the American Red Cross may not be credited toward these obligations.

(3) In calculating the export obligation contained in Distribution Schedule I (Fine Cotton Goods) the producer shall eliminate his production of cotton fabrics wider than 42½". However, if he received a rated export order for these goods, he must treat it as a rated order to the extent of his obligation and the delivery shall be credited toward his export obligation relating to narrow goods within the same reference number.

(e) (1) Column IV contains special provisions concerning the use and delivery of particular fabrics. Unless otherwise specified, the provisions of this Column apply to cotton fabrics in piece goods form only, not including seconds, shorts, remnants and rags.

(2) Unless otherwise specified, the provisions of Column IV apply only to producers as defined in Order M-317. Where a provision in Column IV requires a purchaser to furnish a certificate, no person giving such a certificate may use or deliver the cotton fabrics he buys contrary to his certificate.

DISTRIBUTION SCHEDULE 1—FINE COTTON GOODS

Ref. No.	Column I	Column II	Column III	Column IV
1	1 through 9.....	Airplane and balloon fabrics.....	3	
2	10, 11, 12.....	Broadcloths (combed).....	10	4% of total quarterly production may be delivered only to fill rated orders to Canada. This is included in the percentage obligation in Column III.
3	13.....	Dimities.....	10	
4	14.....	Ducks (combed).....	0	
5	15.....	Escape boat cloth.....	0	
6	16, 17.....	Fancy handkerchief fabrics.....	0	
7	19 through 27.....	Lawns (combed and carded).....	8	
8	28 through 32.....	Marquissettes, combed and carded.....	10	
9	33 and 34.....	Flat utility fabrics.....	0	
10	35.....	Oxfords.....	10	
11	36.....	Piques.....	5	
12	37.....	Pongees.....	5	
13	38, 39, 40.....	Poplins (combed).....	10	4% of total quarterly production may be delivered only to fill rated orders to Canada. This is included in the percentage obligation in Column III.
14	41, 42.....	Sateens (combed and part combed).....	8	
15	43.....	Sateens, carded (average yarn finer than 35's) narrow (under 42").....	20	
16	44.....	Sateens carded wide (42" and wider).....	0	
17	45.....	Sheetings (combed) including bed sheetings.....	0	
18	46.....	Shirtings, jacquard, gray-dobby and colored.....	18	
19	54.....	Albert twills.....	5	
20	55.....	Gabardines (combed).....	10	
21	51, 52, 53, 56.....	All other combed twills (except those specified in reference No. 28).....	5	
22	57.....	Twills, carded (average yarns finer than 35's).....	10	
23	58.....	Tracing cloth.....	0	
24	59.....	Typewriter ribbon cloth.....	0	
25	60.....	Volles.....	12	
26	61, 62 and 161 on Form WPB 658-B.....	Combed and carded cotton-rayon fabrics, chiefly cotton.....	10	
27	63.....	All other combed, part combed and fine carded fabrics (average carded yarn finer than 35's).....	8	
28	47.....	Army 6 oz. shirting twill, U. S. A. 6-311.....	0	
	48.....	Army 8.2 oz. uniform twill, U. S. A. 201B.....	0	
	56.....	Army 5 oz. shirting twill PQD 506.....	0	

DISTRIBUTION SCHEDULE 2—CARDED GRAY GOODS, COLORED YARNS & NAPPED FABRICS AND SPECIALTIES

NOTE: Distribution Schedule 2 amended Oct. 16, 1945.

Ref. No.	Column I	Column II	Column III	Column IV
29	1 through 8.....	Osnaburgs.....	8	2% of total quarterly production may be delivered only to fill rated orders for Canada. This is included in the percentage obligation in Column III. 66⅔% of total quarterly production may be delivered only to persons who certify in writing that the fabric will be used to make textile bags as defined in Order M-221, or to persons who certify that the fabrics will be delivered only to persons who give this same certificate.
30	9.....	Leno bag fabrics.....	0	
31	10.....	Other special bag fabrics.....	0	
32	11.....	Bale coverings.....	0	
33	12, 13.....	Soft filled sheetings.....	10	

COLORED YARNS & KNAPPED FABRICS AND SPECIALTIES—CON.

U. S. R. Doc. 45-10113; Filed, Oct. 10, 1945; 11:10 a. m.]

2

Chapter XI—Office of Price Administration

PART 1351—FOOD AND FOOD PRODUCTS

[MPR 53,¹ Incl. Amdts. 1-51]

FATS AND OILS

This compilation of Maximum Price Regulation 53 includes Amendment 51, effective October 22, 1945. The section added by Amendment 51 is underscored.

The Administrator has deemed it necessary to establish maximum prices for fats and oils under this Maximum Price Regulation No. 53. A statement of the considerations involved in the issuance of this amendment, issued simultaneously herewith, has been filed with the Division of the Federal Register.²

§ 1351.151 *Maximum prices for fats and oils.* Under the authority vested in the Price Administrator by the Emergency Price Control Act of 1942, as amended, and Executive Orders Nos. 9250 and 9328, Maximum Price Regulation No. 53 (Fats and Oils), which is annexed hereto and made a part hereof, is hereby issued.

ARTICLE I—GENERAL PROVISIONS

- Sec.
- 1.1 Prohibition against dealing in fats and oils at prices above the maximum.
 - 1.2 Exempt sales.
 - 1.3 Exempt governmental purchases of foreign fats and oils.
 - 1.4 Application for determination of a maximum price.
 - 1.5 Imports and exports.
 - 1.6 Brokers' commissions paid by buyers.
 - 1.7 Adjustable pricing.
 - 1.8 Petitions for amendment.
 - 1.9 Evasion.
 - 1.10 Enforcement.
 - 1.11 Records and reports.
 - 1.12 Geographic applicability of the regulation.
 - 1.13 Definitions.
 - 1.14 Licensing.
 - 1.15 Notification of new maximum prices.

ARTICLE II—MAXIMUM PRICES FOR FATS AND OILS FOR WHICH NO MAXIMUM PRICES IN TERMS OF DOLLARS AND CENTS ARE PROVIDED

- 2.1 Maximum prices.
- 2.2 Inclusion of transportation and other charges in maximum prices.
- 2.3 Evasion.

ARTICLE III—COTTONSEED OIL

- 3.1 Maximum prices.
- 3.2 Cottonseed oil futures contracts.

ARTICLE IV—PEANUT OIL

- 4.1 Maximum prices.

ARTICLE V—SOYBEAN OIL

- 5.1 Maximum prices.

ARTICLE VI—CORN OIL

- 6.1 Maximum prices.

ARTICLE VII—LINSEED OIL

- 7.1 Maximum prices.

¹ 10 F.R. 824.

² Statements of consideration are also issued simultaneously with amendments. Copies may be obtained from the Office of Price Administration.

ARTICLE VIII—OLIVE OIL

- Sec.
- 8.1 Maximum prices of domestic olive oil.
 - 8.2 Differentials.
 - 8.3 Maximum prices of imported olive oil.
 - 8.3a Olive oil to be imported into the United States.
 - 8.4 Differentials.
 - 8.5 Limitation.
 - 8.6 Sales in containers of one gallon or less of olive oil to wholesalers, retailers and commercial, industrial and institutional users, and sales to household consumers.
 - 8.7 Delivered sales to group 1 or 2 retail stores and purveyors of meals.
 - 8.8 Containers not specifically provided for.
 - 8.9 Cross references.
 - 8.10 Custom crushing.
 - 8.11 Definitions.

ARTICLE IX—IMPORTED VEGETABLE OILS

- 9.1 Maximum prices.
- 9.2 Maximum prices.
- 9.3 Maximum prices of imported sunflower seed oil.
- 9.4 Maximum prices of imported peanut oil.
- 9.5 Maximum prices of imported cottonseed oil.

ARTICLE X—SHORTENING AND COOKING AND SALAD OILS

- 10.1 Maximum prices of processors.
- 10.2 Differentials.
- 10.3 Maximum prices of brands for which maximum prices are not established in section 10.1.
- 10.4 Applications for adjustment of maximum prices by processors.
- 10.5 Sales of bulk shortening to government agencies.
- 10.6 Definitions.

ARTICLE XI—LARD

- 11.1 Maximum prices.
- 11.2 Quality differentials.
- 11.3 Container differentials.
- 11.4 Quantity differentials.
- 11.5 Cash lard.
- 11.6 F. S. C. C. lard.
- 11.7 Lard flakes.
- 11.8 Lard or pork fat sold for inedible use by certain sellers.
- 11.9 Definitions.
- 11.10 Denatured edible lard.
- 11.11 Loose prime steam lard sold to processors located in basing points.
- 11.12 Maximum prices are for processors and other sellers who would otherwise have lower ceilings.

ARTICLE XII—OLEO

- 12.1 Maximum prices.

ARTICLE XIII—WOOL GREASE

- 13.1 Maximum prices.

ARTICLE XIV—TALLOWES AND GREASES

- 14.1 Maximum prices.
- 14.2 Imported tallowes and greases.

ARTICLE XV—SOAPSTOCKS AND FATTY ACIDS

- 15.1 Maximum prices of raw soapstocks.
- 15.2 Maximum prices of recovered or acidulated soapstocks.
- 15.3 Maximum prices of distilled fatty acids.
- 15.4 Maximum prices of split fatty acids.
- 15.5 Maximum prices of stearic acid and oleic acid.
- 15.6 Maximum prices for imported stearic acids.
- 15.7 Domestic and imported sulphur olive oil or olive oil foots.

ARTICLE XVI—MARINE ANIMAL OILS

- Sec.
- 16.1 Maximum prices.

ARTICLE XVII—LINSEED OIL SHORTENING AND LINSEED OIL MARGARINE

- 17.1 Maximum prices.

ARTICLE XVIII—DOMESTIC TUNG OIL

- 18.1 Maximum prices of domestic tung oil (Chinawood oil).

ARTICLE XIX—OLEOMARGARINE; MAXIMUM PRICES OF PROCESSORS

- 19.1 Maximum prices.
- 19.2 Maximum prices for branch houses formerly pricing under § 1499.2 (b) of the GMPR.
- 19.3 Maximum prices for brands for which maximum prices have been fixed by previous orders of the OPA.
- 19.4 These maximum prices are for processors or manufacturers only.
- 19.5 Cross references.
- 19.6 Definitions.

ARTICLE XX—DOMESTIC HEMPSEED OIL

- 20.1 Maximum prices of hempseed oil.

AUTHORITY: § 1351.151 issued under 56 Stat. 23, 765; 57 Stat. 566; Pub. Law 383, 78th Cong.; Pub. Law 108, 79th Cong.; E.O. 9250, 7 F.R. 7871 and E.O. 9328, 8 F.R. 4681.

ARTICLE I—GENERAL PROVISIONS

SECTION 1.1 *Prohibition against dealing in fats and oils at prices above the maximum.* No person shall sell, offer to sell, deliver, or transfer, and no person in the course of trade or business shall buy or receive, fats or oils at prices higher than the maximum prices, except that contracts entered into prior to December 13, 1941, providing for a higher price than the maximum prices may be carried out at the contract price. The maximum prices shall include commissions and all other charges. Lower prices than the maximum prices established by this Maximum Price Regulation No. 53 may be charged, demanded, paid, or offered.

[NOTE: Supplementary Order No. 108 (10 F.R. 2015) permits, under certain conditions, the addition of extra packing expenses to maximum prices on sales to procurement agencies of the United States.]

[NOTE: Supplementary Order No. 31 (7 F.R. 9394, 8 F.R. 1312, 3702, 9521) provides that: "Notwithstanding the provisions of any price regulation, the tax on transportation of all property (excepting coal) imposed by section 620 of the Revenue Act of 1942 shall, for purposes of determining the applicable maximum price of any commodity or service, be treated as though it were an increase of 3% in the amount charged by every person engaged in the business of transporting property for hire. It shall not be treated, under any provision of any price regulation or any interpretation thereof, as a tax for which a charge may be made in addition to the maximum price."]

SEC. 1.2 *Exempt sales.* Sales of fats and oils products in the finished form, sales of refined fats and oils (except coconut oil) destined for use or consumption without further processing or packing by the buyer, and sales of lard destined for human consumption without further processing are exempt from the operation of this Maximum Price Regu-

lation No. 53, unless a maximum price for such fats or oils product, or refined fat or oil, or lard, is enumerated in terms of dollars and cents, or a method for computing a maximum price for such fats or oils product, or refined fat or oil, or lard, is set forth in Article III or any subsequent article of this regulation.

[Note: Supplementary Order No. 42 (8 F.R. 4969, 11951) provides that no price regulation of the Office of Price Administration shall apply to sales or deliveries of any commodity or service made to Government agencies pursuant to secret contracts or subcontracts.]

SEC. 1.3 Exempt Governmental purchases of foreign fats and oils. All purchases of fats and oils located in any foreign country by the United States Government or any agency thereof, or by an agent, broker or other representative purchasing for the account of the United States Government or any agency thereof, shall be exempt from the operation of this Maximum Price Regulation No. 53, whether the purchase is made directly in the foreign country or through an agent, broker or other representative of the foreign seller located in the United States. Where fats and oils located in a foreign country are purchased by an agent, broker or other representative of the United States Government or any agency thereof who has a contract to resell the fats and oils so purchased to the United States or any agency thereof, such resale shall be exempt from the operation of this Maximum Price Regulation No. 53. This provision shall have no application to purchases by the United States Government or any agency thereof of fats and oils located in the United States which have been imported into this country without a contract to resell the fats and oils so imported to the United States Government or any agency thereof.

SEC. 1.4 Application for determination of a maximum price. If the maximum price on a particular fat or oil covered by this Maximum Price Regulation No. 53 cannot be determined under the provisions of this Maximum Price Regulation No. 53, the affected party shall file an application with the Office of Price Administration in Washington, D. C., containing:

(a) A description of the fat or oil and showing wherein it is impossible to determine a maximum price therefor;

(b) A statement of the facts of all transactions since January 1, 1941, of the applicant and all information he may have obtained concerning transactions of others from said date in the fat or oil in question in any form or state of processing including transactions in the oil bearing material, raw product, and crude oil.

(c) (1) An itemized statement of the applicant's total cost of said fat or oil (including any manufacturing or processing costs), (2) the applicant's maximum price for that commodity presently sold by the applicant that has a maximum price presently determinable and that is most nearly similar to the fat

or oil for which a maximum price is sought and (3) an itemized statement of the applicant's total cost of such most nearly similar commodity (including any manufacturing or processing costs).

Upon receipt of such application the Office of Price Administration will proceed to fix a maximum price or instruct the applicant as to the method of determining the same and for reporting the price he may determine. Any price fixed or determined under this paragraph shall be subject to adjustment at any time by the Office of Price Administration.

SEC. 1.5 Imports and exports. (a) The maximum prices for fats and oils shipped into the United States by ocean transportation or otherwise are those prices fixed by Article I and subsequent articles of this Maximum Price Regulation No. 53.

(b) The maximum prices at which a person may export fats and oils for which maximum prices are established by this Maximum Price Regulation No. 53, outside the continental limits of the United States shall be determined in accordance with the provisions of the Second Revised Maximum Export Price Regulation^{*} issued by the Office of Price Administration.

[Sec. 1.5 amended by Am. 20, 9 F.R. 7420, effective 7-8-44 and Am. 47, 10 F.R. 7400, effective 6-25-43]

SEC. 1.6 Brokers' commissions paid by buyers. (a) Where the buyer pays a broker or other person a commission or other contingent compensation for services in bringing about, or otherwise connected with, any purchase, sale, delivery, acquisition, or other transfer of any fats or oils for which a maximum price is established by this Maximum Price Regulation No. 53, (1) the maximum total price that the buyer may pay for the fats or oils and as such commission or other contingent compensation, shall be the maximum prices for such fats or oils specified in this Maximum Price Regulation No. 53, and (2) the maximum price that the seller may receive for the fats or oils sold shall be that sum which, when added to such commission or other contingent compensation paid by the buyer, equals the maximum prices for such fats or oils specified in this Maximum Price Regulation No. 53.

(b) **Exception.** The provisions of paragraph (a) of this section 1.6 shall not apply to purchases made from the United States Government, or any state, municipal or other governmental unit, or any agencies of any of them, where the buyer customarily has paid broker's commissions or fees during the two years preceding the month of March 1942; in such case the buyer, in addition to paying the broker's commissions or fees, may pay the seller, and the seller may receive, the maximum prices specified in this Maximum Price Regulation No. 53.

^{*} 8 F.R. 4132, 4937, 7062, 8993, 15103; 9 F.R. 1036, 8835, 11273, 12919, 14426; 10 F.R. 253, 923, 2432.

SEC. 1.7 Adjustable pricing. Any person may agree to sell at a price which can be increased up to the maximum price in effect at the time of delivery; but no person may, unless authorized by the Office of Price Administration, deliver or agree to deliver at prices to be adjusted upward in accordance with action taken by the Office of Price Administration after delivery. Such authorization may be given when a request for a change in the applicable maximum price is pending, but only if the authorization is necessary to promote distribution or production and if it will not interfere with the purposes of the Emergency Price Control Act of 1942, as amended. The authorization may be given by the Administrator or by any official of the Office of Price Administration to whom the authority to grant such authorization has been delegated. The authorization will be given by order, except that it may be given by letter or telegram when the contemplated revision will be the granting of an individual application for adjustment.

SEC. 1.8 Petitions for amendment. Any person seeking an amendment of any provision of this Maximum Price Regulation No. 53 may file a petition for amendment in accordance with the provisions of Revised Procedural Regulation No. 1.⁴

[Note: Procedural Regulation No. 6 (9 F.R. 10623; 10 F.R. 1362, 8334) provides for the filing of applications for adjustment of maximum prices for commodities or services under Government contracts or subcontracts. Revised Supplementary Order No. 9 (8 F.R. 6175; 10 F.R. 8634) makes the provisions of Procedural Regulation No. 6 applicable to all price regulations, excepting those which expressly prohibit such applications, and certain specific regulations listed in Revised Supplementary Order No. 9.]

[Note: Supplementary Order No. 23 (7 F.R. 8318; 8 F.R. 7253) provides for the filing of applications for adjustment or petitions for amendment based on a pending wage or salary increase requiring the approval of the National War Labor Board.]

SEC. 1.9 Evasion.—(a) **General.** The price limitations set forth in this Maximum Price Regulation No. 53 shall not be evaded whether by direct or indirect methods in connection with a purchase, sale, delivery, or transfer of fats or oils, or by way of premium, commission, service, transportation or other charge, or by any other trade understanding or by any other means.

(b) **By purchasing oil-bearing materials and paying for processing.** The purchase of oil-bearing materials from a processor, who is to process the oil-bearing materials for the purchaser is forbidden, if the combined cost of (1) the oil-bearing materials and (2) the processing toll exceeds the maximum price established by this Maximum Price Regulation No. 53 for the type and quantity of oil produced from the oil-bearing materials. If the meal or other by-products produced from the oil-bearing materials are to be retained by the

⁴ 9 F.R. 10176, 13715.

processor, the value of the meal or other by-product retained must be considered. In determining the cost of the processing toll.

SEC. 1.10 Enforcement. Persons violating any provision of this Maximum Price Regulation No. 53 are subject to the criminal penalties, civil enforcement actions, and suits for treble damages provided for by the Emergency Price Control Act of 1942.

[NOTE: Supplementary Order No. 7 (7 F.R. 5176) provides that war procurement agencies and governments whose defense is vital to the defense of the United States shall be relieved of liability, civil or criminal, imposed by price regulations issued by the Office of Price Administration.]

SEC. 1.11 Records and reports. Every person making any sale of fats or oils, except such sales exempted under sections 1.2 and 1.3 shall keep for inspection by the Office of Price Administration for so long as the Emergency Price Control Act of 1942, as amended, remains in effect, complete and accurate records of each such sale, including the date thereof, the name of the purchaser, the price paid or received, and the grade, quality and amount sold.

Every person affected by this Maximum Price Regulation No. 53 shall submit such reports to the Office of Price Administration as it may from time to time require, subject to the approval of the Bureau of the Budget.

[Sec. 1.11 amended by Am. 38, 9 F.R. 14646, effective 12-19-44]

SEC. 1.12 Geographic applicability of the regulation. This Maximum Price Regulation No. 53 shall apply in, and only in, the District of Columbia and the forty-eight states of the United States.

SEC. 1.13 Definitions. When used in this Maximum Price Regulation No. 53, the term:

(a) "Person" includes an individual, corporation, partnership, association, or any other organized group of persons, legal successor or representative of any of the foregoing, and includes the United States, any agency thereof, any other government, or any of its political subdivisions, and any agency of the foregoing.

(b) "Fats and oils" means all of the raw, crude, and refined fats and oils, their by-products and derivatives, and greases, except "essential oils", mineral oils, butter, cocoa butter, and poultry fat.

[Paragraph (b) amended by Am. 18, 9 F.R. 2087, effective 2-15-44]

(c) "Fats and oils products in the finished form" means those products the whole or substantial part of which are manufactured from fats or oils, which are sold for use or consumption without further processing and the manufacturing process of which includes more than filtering, refining, or deodorizing, or splitting, or dividing into component parts, for example, shortening, soap, paint, margarine, salad dressing, and mayonnaise.

(d) "Refined fats and oils" means those fats and oils which have been cleaned, deodorized, or purified by settling, straining, filtering, distilling, treating with chemicals, or by any other means, and which at the conclusion of

the refining process do not contain any added substance other than is necessary as a preservative, for example, margarine oil, salad oil, prime summer yellow, and/or bleachable cottonseed oil, oleo oil, and oils used for the technical and protective coating trades.

(e) In the phrase, "similar amount to a similar purchaser," the word "similar" means that amount and that type of purchaser with respect to which the same price did apply or would have applied under the seller's trade practices, on October 1, 1941.

(f) "Imported oil" as used in this regulation means an oil imported into the United States or an oil crushed from kernels, seeds, copra, etc., which have been imported into the United States.

[Paragraph (f) added by Am. 40, 10 F.R. 824 effective 1-25-45]

SEC. 1.14 Licensing. The provisions of Licensing Order No. 1⁸ licensing all persons who makes sales under price control, are applicable to all sellers subject to this regulation or schedule. A seller's license may be suspended for violations of the license or of one or more applicable price schedules or regulations. A person whose license is suspended may not, during the period of suspension, make any sale for which his license has been suspended.

[Sec. 1.14 added by Supplementary Order 72, 8 F.R. 13244, effective 10-1-43]

SEC. 1.15 Notification of new maximum prices. With the first delivery of an item covered by this regulation after the effective date of any provision changing the seller's maximum price, he shall:

Supply each wholesaler and retailer who purchases from him with written notice, reading as follows:

(Insert date)

NOTICE TO WHOLESALERS AND RETAILERS

Our OPA ceiling price for (describe item by kind, variety, grade, brand, style of pack, and container type and size) has been changed by the Office of Price Administration. We are authorized to inform you that if you are a wholesaler or retailer pricing this item under Maximum Price Regulation No. 421, 422 or 423, you must refigure your ceiling price for this item on the first delivery of it to you from your customary type of supplier with this notification after (insert effective date of the applicable amendment or order). You must refigure your ceiling price following the rules in section 6 of Maximum Price Regulation No. 421, 422 or 423, whichever is applicable to you.

For a period of 60 days after determining the new maximum price for the item, and with the first shipment after the 60-day period to each person who has not made a purchase within that time, each seller shall include in each case, carton, or other receptacle containing the item, the written notice set forth above, or securely attach it to the outside. However, for sales direct to any retailer, the seller may supply the notice by attaching it to, or stating it on, the invoice covering the shipment instead of providing it with the goods.

[Sec. 1.15 added by Am. 40, 10 F.R. 824, effective 1-25-45]

¹⁸ 8 F.R. 13240.

ARTICLE II—MAXIMUM PRICES FOR FATS AND OILS FOR WHICH NO MAXIMUM PRICES IN TERMS OF DOLLARS AND CENTS ARE PROVIDED

SEC. 2.1 Maximum prices. (a) The maximum price for any kind, grade or quality of fat or oil for which a maximum price is not specifically provided in any of the following articles of this Maximum Price Regulation No. 53, shall be the highest price at which the seller sold such kind of fat or oil of the same grade and quality in a similar amount to a similar purchaser on October 1, 1941, for delivery within sixty days.

(b) If the maximum price of such fat or oil cannot be determined under paragraph (a) of this section 2.1, the maximum price shall be the highest price at which the seller sold the same kind of fat or oil of a different grade or quality or in a different amount or to a different type of purchaser on October 1, 1941, for delivery within sixty days, making the necessary adjustments for differences in grade, quality, amount or type of purchaser in accordance with the seller's practice for determining price differentials existing on October 1, 1941.

(c) If the maximum price cannot be determined under either paragraphs (a) or (b) of this section 2.1, the maximum price shall be the price at which such kind of fat or oil of the same grade and quality in a similar amount to a similar purchaser was sold in the locality of the seller's shipping point on October 1, 1941, for delivery within sixty days.

(d) If the maximum price cannot be determined under paragraphs (a), (b) or (c) of this section 2.1, the maximum price shall be the price at which such kind of fat or oil of the same grade and quality in a similar amount to a similar purchaser was sold in the nearest market in which such sale was made on October 1, 1941, making adjustments for the customary differential between the price in such markets and the price in the locality of the seller's shipping point.

(e) If the maximum price determined under the above paragraphs of this section 2.1 is less than 111 percent of the price at which the same kind of fat or oil of the same grade and quality was sold by the seller, or was sold in the locality of the seller's shipping point, or in the nearest market, as the case may be, in a similar amount and to a similar purchaser on November 26, 1941, for delivery within sixty days, the maximum price shall be 111 percent of such November 26 price.

SEC. 2.2 Inclusion of transportation and other charges in maximum prices. The maximum prices for both domestic and imported fats and oils determined under section 2.1 hereof, shall include at least the same absorption of transportation and other charges as were or would have been absorbed by the seller on comparable shipments to the same place of destination on October 1, 1941.

SEC. 2.3 Evasion. The price limitations set forth in section 2.1 hereof, shall not be evaded by making the discounts given or other terms and conditions of sale more onerous to the purchaser than those available or in effect on October 1, 1941, or by any other direct or indirect means.

ARTICLE III—COTTONSEED OIL

Sec. 3.1 *Maximum prices.* The maximum prices of cottonseed oil shall be the following prices:

(a) *Crude cottonseed oil.* F. O. B. mill, in tank cars in cents per pound, as follows:

California (except Los Angeles)	13.125
Los Angeles, California	13.40
Arizona	12.875
Illinois, North Carolina, South Carolina, Tennessee, Oklahoma, New Mexico, and Scott County, Mississippi	12.75
Mississippi Counties, Arkansas, Missouri, Morgan County, Alabama	
Alabama (except Morgan County)	
Arkansas (except Crittendon and Mississippi Counties), Florida, Georgia, Louisiana, Mississippi, Missouri (except New Madrid and Scott Counties), New Mexico, Muskogee and Tulsa Counties, Oklahoma, Bowie, Dallas, El Paso and Tarrant Counties, Texas	12.625

(b) Refined cottonseed oil and bleachable cottonseed oil stearine produced from cottonseed obtained from the 1943-1944 cotton crop, or any subsequent cotton crop, delivered in tank cars, as follows:

	Bleach- able cotton seed oil clearing	Bleach- able cotton seed oil yellow	Refined bleached and unbleached oil	Refined deodor- ized and unbleached oil	Cooking or deodor- ized white bleached summer oil	Salted or winter- ized oil	Hydro- genated or mar- garine oil	High tire hydro- genated oil
Albany, N. Y.	14.11	14.53	14.53	14.53	14.75	15.15	15.45	15.12
Albany, O.	13.73	14.15	14.15	14.15	14.37	14.77	15.07	14.74
Albany, N. Y.	13.62	14.04	14.04	14.04	14.26	14.66	14.96	14.63
Albany, N. Y.	13.51	13.93	13.93	13.93	14.15	14.55	14.85	14.52
Albany, N. Y.	13.40	13.82	13.82	13.82	14.04	14.44	14.74	14.41
Albany, N. Y.	13.29	13.71	13.71	13.71	13.93	14.33	14.63	14.30
Albany, N. Y.	13.18	13.60	13.60	13.60	13.82	14.22	14.52	14.19
Albany, N. Y.	13.07	13.49	13.49	13.49	13.71	14.11	14.41	14.08
Albany, N. Y.	12.96	13.38	13.38	13.38	13.60	14.00	14.30	13.97
Albany, N. Y.	12.85	13.27	13.27	13.27	13.49	13.89	14.19	13.86
Albany, N. Y.	12.74	13.16	13.16	13.16	13.38	13.78	14.08	13.75
Albany, N. Y.	12.63	13.05	13.05	13.05	13.27	13.67	13.97	13.64
Albany, N. Y.	12.52	12.94	12.94	12.94	13.16	13.56	13.86	13.53
Albany, N. Y.	12.41	12.83	12.83	12.83	13.05	13.45	13.75	13.42
Albany, N. Y.	12.30	12.72	12.72	12.72	12.94	13.34	13.64	13.31
Albany, N. Y.	12.19	12.61	12.61	12.61	12.83	13.23	13.53	13.20
Albany, N. Y.	12.08	12.50	12.50	12.50	12.72	13.12	13.42	13.09
Albany, N. Y.	11.97	12.39	12.39	12.39	12.61	13.01	13.31	12.98
Albany, N. Y.	11.86	12.28	12.28	12.28	12.50	12.90	13.20	12.87
Albany, N. Y.	11.75	12.17	12.17	12.17	12.39	12.79	13.09	12.76
Albany, N. Y.	11.64	12.06	12.06	12.06	12.28	12.68	12.98	12.65
Albany, N. Y.	11.53	11.95	11.95	11.95	12.17	12.57	12.87	12.54
Albany, N. Y.	11.42	11.84	11.84	11.84	12.06	12.46	12.76	12.43
Albany, N. Y.	11.31	11.73	11.73	11.73	11.95	12.35	12.65	12.32
Albany, N. Y.	11.20	11.62	11.62	11.62	11.84	12.24	12.54	12.21
Albany, N. Y.	11.09	11.51	11.51	11.51	11.73	12.13	12.43	12.10
Albany, N. Y.	10.98	11.40	11.40	11.40	11.62	12.02	12.32	11.99
Albany, N. Y.	10.87	11.29	11.29	11.29	11.51	11.91	12.21	11.88
Albany, N. Y.	10.76	11.18	11.18	11.18	11.40	11.80	12.10	11.77
Albany, N. Y.	10.65	11.07	11.07	11.07	11.29	11.69	11.99	11.66
Albany, N. Y.	10.54	10.96	10.96	10.96	11.18	11.58	11.88	11.55
Albany, N. Y.	10.43	10.85	10.85	10.85	11.07	11.47	11.77	11.44
Albany, N. Y.	10.32	10.74	10.74	10.74	10.96	11.36	11.66	11.33
Albany, N. Y.	10.21	10.63	10.63	10.63	10.85	11.25	11.55	11.22
Albany, N. Y.	10.10	10.52	10.52	10.52	10.74	11.14	11.44	11.11
Albany, N. Y.	10.00	10.41	10.41	10.41	10.63	11.03	11.33	11.00
Albany, N. Y.	9.89	10.30	10.30	10.30	10.52	10.92	11.22	10.89
Albany, N. Y.	9.78	10.19	10.19	10.19	10.41	10.81	11.11	10.78
Albany, N. Y.	9.67	10.08	10.08	10.08	10.30	10.70	11.00	10.67
Albany, N. Y.	9.56	9.97	9.97	9.97	10.19	10.59	10.89	10.56
Albany, N. Y.	9.45	9.86	9.86	9.86	10.08	10.48	10.78	10.45
Albany, N. Y.	9.34	9.75	9.75	9.75	9.97	10.37	10.67	10.34
Albany, N. Y.	9.23	9.64	9.64	9.64	9.86	10.26	10.56	10.23
Albany, N. Y.	9.12	9.53	9.53	9.53	9.75	10.15	10.45	10.12
Albany, N. Y.	9.01	9.42	9.42	9.42	9.64	10.04	10.34	10.01
Albany, N. Y.	8.90	9.31	9.31	9.31	9.53	9.93	10.23	9.90
Albany, N. Y.	8.79	9.20	9.20	9.20	9.42	9.82	10.12	9.79
Albany, N. Y.	8.68	9.09	9.09	9.09	9.31	9.71	10.01	9.68
Albany, N. Y.	8.57	8.98	8.98	8.98	9.20	9.60	9.90	9.57
Albany, N. Y.	8.46	8.87	8.87	8.87	9.09	9.49	9.79	9.46
Albany, N. Y.	8.35	8.76	8.76	8.76	8.98	9.38	9.68	9.35
Albany, N. Y.	8.24	8.65	8.65	8.65	8.87	9.27	9.57	9.24
Albany, N. Y.	8.13	8.54	8.54	8.54	8.76	9.16	9.46	9.13
Albany, N. Y.	8.02	8.43	8.43	8.43	8.65	9.05	9.35	9.02
Albany, N. Y.	7.91	8.32	8.32	8.32	8.54	8.94	9.24	8.91
Albany, N. Y.	7.80	8.21	8.21	8.21	8.43	8.83	9.13	8.80
Albany, N. Y.	7.69	8.10	8.10	8.10	8.32	8.72	9.02	8.69
Albany, N. Y.	7.58	7.99	7.99	7.99	8.21	8.61	8.91	8.58
Albany, N. Y.	7.47	7.88	7.88	7.88	8.10	8.50	8.80	8.47
Albany, N. Y.	7.36	7.77	7.77	7.77	7.99	8.39	8.69	8.36
Albany, N. Y.	7.25	7.66	7.66	7.66	7.88	8.28	8.58	8.25
Albany, N. Y.	7.14	7.55	7.55	7.55	7.77	8.17	8.47	8.14
Albany, N. Y.	7.03	7.44	7.44	7.44	7.66	8.06	8.36	8.03
Albany, N. Y.	6.92	7.33	7.33	7.33	7.55	7.95	8.25	7.92
Albany, N. Y.	6.81	7.22	7.22	7.22	7.44	7.84	8.14	7.81
Albany, N. Y.	6.70	7.11	7.11	7.11	7.33	7.73	8.03	7.70
Albany, N. Y.	6.59	7.00	7.00	7.00	7.22	7.62	7.92	7.59
Albany, N. Y.	6.48	6.89	6.89	6.89	7.11	7.51	7.81	7.48
Albany, N. Y.	6.37	6.78	6.78	6.78	7.00	7.40	7.70	7.37
Albany, N. Y.	6.26	6.67	6.67	6.67	6.89	7.29	7.59	7.26
Albany, N. Y.	6.15	6.56	6.56	6.56	6.78	7.18	7.48	7.15
Albany, N. Y.	6.04	6.45	6.45	6.45	6.67	7.07	7.37	7.04
Albany, N. Y.	5.93	6.34	6.34	6.34	6.56	6.96	7.26	6.93
Albany, N. Y.	5.82	6.23	6.23	6.23	6.45	6.85	7.15	6.82
Albany, N. Y.	5.71	6.12	6.12	6.12	6.34	6.74	7.04	6.71
Albany, N. Y.	5.60	6.01	6.01	6.01	6.23	6.63	6.93	6.60
Albany, N. Y.	5.49	5.90	5.90	5.90	6.12	6.52	6.82	6.49
Albany, N. Y.	5.38	5.79	5.79	5.79	6.01	6.41	6.71	6.38
Albany, N. Y.	5.27	5.68	5.68	5.68	5.90	6.30	6.60	6.27
Albany, N. Y.	5.16	5.57	5.57	5.57	5.79	6.19	6.49	6.16
Albany, N. Y.	5.05	5.46	5.46	5.46	5.68	6.08	6.38	6.05
Albany, N. Y.	4.94	5.35	5.35	5.35	5.57	5.97	6.27	5.94
Albany, N. Y.	4.83	5.24	5.24	5.24	5.46	5.86	6.16	5.83
Albany, N. Y.	4.72	5.13	5.13	5.13	5.35	5.75	6.05	5.72
Albany, N. Y.	4.61	5.02	5.02	5.02	5.24	5.64	5.94	5.61
Albany, N. Y.	4.50	4.91	4.91	4.91	5.13	5.53	5.83	5.50
Albany, N. Y.	4.39	4.80	4.80	4.80	5.02	5.42	5.72	5.39
Albany, N. Y.	4.28	4.69	4.69	4.69	4.91	5.31	5.61	5.28
Albany, N. Y.	4.17	4.58	4.58	4.58	4.80	5.20	5.50	5.17
Albany, N. Y.	4.06	4.47	4.47	4.47	4.69	5.09	5.39	5.06
Albany, N. Y.	3.95	4.36	4.36	4.36	4.58	4.98	5.28	4.95
Albany, N. Y.	3.84	4.25	4.25	4.25	4.47	4.87	5.17	4.84
Albany, N. Y.	3.73	4.14	4.14	4.14	4.36	4.76	5.06	4.73
Albany, N. Y.	3.62	4.03	4.03	4.03	4.25	4.65	4.95	4.62
Albany, N. Y.	3.51	3.92	3.92	3.92	4.14	4.54	4.84	4.51
Albany, N. Y.	3.40	3.81	3.81	3.81	4.03	4.43	4.73	4.40
Albany, N. Y.	3.29	3.70	3.70	3.70	3.92	4.32	4.62	4.29
Albany, N. Y.	3.18	3.59	3.59	3.59	3.81	4.21	4.51	4.18
Albany, N. Y.	3.07	3.48	3.48	3.48	3.70	4.10	4.40	4.07
Albany, N. Y.	2.96	3.37	3.37	3.37	3.59	3.99	4.29	3.96
Albany, N. Y.	2.85	3.26	3.26	3.26	3.48	3.88	4.18	3.85
Albany, N. Y.	2.74	3.15	3.15	3.15	3.37	3.77	4.07	3.74
Albany, N. Y.	2.63	3.04	3.04	3.04	3.26	3.66	3.96	3.63
Albany, N. Y.	2.52	2.93	2.93	2.93	3.15	3.55	3.85	3.52
Albany, N. Y.	2.41	2.82	2.82	2.82	3.04	3.44	3.74	3.41
Albany, N. Y.	2.30	2.71	2.71	2.71	2.93	3.33	3.63	3.30
Albany, N. Y.	2.19	2.60	2.60	2.60	2.82	3.22	3.52	3.19
Albany, N. Y.	2.08	2.49	2.49	2.49	2.71	3.11	3.41	3.08
Albany, N. Y.	1.97	2.38	2.38	2.38	2.60	3.00	3.30	2.97
Albany, N. Y.	1.86	2.27	2.27	2.27	2.49	2.89	3.19	2.86
Albany, N. Y.	1.75	2.16	2.16	2.16	2.38	2.78	3.08	2.75
Albany, N. Y.	1.64	2.05	2.05	2.05	2.27	2.67	2.97	2.64
Albany, N. Y.	1.53	1.94	1.94	1.94	2.16	2.56	2.86	2.53
Albany, N. Y.	1.42	1.83	1.83	1.83	2.05	2.45	2.75	2.42
Albany, N. Y.	1.31	1.72	1.72	1.72	1.94	2.34	2.64	2.31
Albany, N. Y.	1.20	1.61	1.61	1.61	1.83	2.23	2.53	2.20
Albany, N. Y.	1.09	1.50	1.50	1.50	1.72	2.12	2.42	2.09
Albany, N. Y.	0.98	1.39	1.39	1.39	1.61	2.01	2.31	1.98
Albany, N. Y.	0.87	1.28	1.28	1.28	1.50	1.90	2.20	1.87
Albany, N. Y.	0.76	1.17	1.17	1.17	1.39	1.79	2.09	1.76
Albany, N. Y.	0.65	1.06	1.06	1.06	1.28	1.68	1.98	1.65
Albany, N. Y.	0.54	0.95	0.95	0.95	1.17	1.57	1.87	1.54
Albany, N. Y.	0.43	0.84	0.84	0.84	1.06	1.46	1.76	1.43
Albany, N. Y.	0.32	0.73	0.73	0.73	0.95	1.35	1.65	1.32
Albany, N. Y.	0.21	0.62	0.62	0.62	0.84	1.24	1.54	1.21
Albany, N. Y.	0.10	0.51	0.51	0	0.73	1.13	1.43	1.10

[Cents per pound]

	Refined unbleached and undecolorized	Refined bleached and undecolorized	Deodorized white (bleached) refined peanut oil	Hydrogenated and partially hydrogenated nut oil	High tire hydrogenated nut oil
Cudahy, Wis.	14.50	14.73	14.82	14.96	15.73
Dallas, Tex.	14.16	14.30	14.39	14.53	15.30
Denison, Tex.	14.20	14.34	14.43	14.57	15.34
Denver, Colo.	14.62	14.76	14.85	14.99	15.76
Detroit, Mich.	14.66	14.80	14.89	15.03	15.80
Dothan, Ala.	14.41	14.55	14.64	14.78	15.65
El Paso, Tex.	14.49	14.63	14.72	14.86	15.63
Enterprise, Ala.	14.43	14.57	14.66	14.80	15.67
Fort Worth, Tex.	14.18	14.32	14.41	14.55	15.32
Houston, Tex.	14.22	14.36	14.45	14.59	15.31
Indianapolis, Ind.	14.54	14.68	14.77	14.91	15.63
Jacksonville, Fla.	14.41	14.55	14.64	14.78	15.67
Kansas City, Mo.	14.53	14.67	14.76	14.90	15.62
Los Angeles, Calif.	14.63	14.77	14.86	15.00	15.68
Los Angeles, Ky.	14.53	14.67	14.76	14.90	15.62
Louisville, Ky.	14.31	14.45	14.54	14.68	15.45
Macon, Ga.	14.31	14.45	14.54	14.68	15.45
Memphis, Tenn.	14.40	14.54	14.63	14.77	15.47
New Orleans, La.	14.64	14.78	14.87	15.01	15.73
New York, N.Y.	14.64	14.78	14.87	15.01	15.73
Oklahoma City, Okla.	14.31	14.45	14.54	14.68	15.45
Oklahoma, Okla.	14.31	14.45	14.54	14.68	15.45
Philadelphia, Pa.	14.62	14.76	14.85	14.99	15.70
St. Louis, Mo.	14.62	14.76	14.85	14.99	15.70
St. Louis, Mo.	14.22	14.36	14.45	14.59	15.30
San Antonio, Tex.	14.84	14.98	15.07	15.21	15.93
San Francisco, Calif.	14.30	14.44	14.53	14.67	15.48
Savannah, Ga.	14.30	14.44	14.53	14.67	15.48
Seattle, Wash.	14.84	14.98	15.07	15.21	15.93
Sherman, Tex.	14.18	14.32	14.41	14.55	15.32
Territo, Ind.	14.52	14.66	14.75	14.89	15.69
Wichita, Kans.	14.33	14.47	14.56	14.70	15.62

(1) The usual or normal differentials above or below these delivered prices, shall apply to all other destinations.

(2) The usual or normal differentials for grade, above or below these basic grades, shall continue to apply.

(3) The usual or normal differentials for type of container shall continue to apply.

[Paragraph (c) added by Am. 16, 9 F.R. 1882, effective 2-21-44; redesignated (b) by Am. 40, effective 1-25-45. Former paragraph (b) deleted by Am. 40, 10 F.R. 824, effective 1-25-45]

SEC. 4.2 [Deleted.]

[Sec. 4.2 deleted by Am. 40, effective 1-25-45]

ARTICLE V—SOYBEAN OIL

SEC. 5.1 *Maximum prices.* The maximum prices of soybean oil shall be the following prices:

(a) Crude soybean oil—in tank cars:

F. o. b. mills located in:	Cents per pound
California, Oregon and Washington—	12.50
Arizona-----	12.125
Edgewater, New Jersey; Houston, Texas; New Orleans, Louisiana; Savannah, Georgia-----	12.00

[Cents per pound]

	Refined unbleached and undecolorized	Refined bleached and undecolorized	Deodorized white (bleached) refined peanut oil	Hydrogenated and partially hydrogenated nut oil	High tire hydrogenated nut oil
F. o. b. Decatur, Ill.	12.69	12.73	12.80	12.94	13.05

ARTICLE VI—CORN OIL

(1) The usual or normal differentials for grade, above or below these basic grades, shall continue to apply.

(2) The usual or normal differentials for type of container shall continue to apply.

(a) Crude corn oil—in tank cars:

F. O. B. Midwestern Mills	Cents per pound
Sec. 6.1 <i>Maximum prices.</i> The maximum prices of corn oil shall be the following prices:	12.75

(b) Refined corn oil—in tank cars,

basis f. o. b. Chicago:

[Deleted by Am. 40, effective 1-25-45]

	Deodorized bleached corn oil	Winterized corn oil	Hydrogenated and partially hydrogenated corn oil	High tire hydrogenated corn oil
F. o. b. Chicago, Ill.	14.37	14.60	14.95	15.10

(1) The usual or normal differentials for grade, above or below these basic grades, shall continue to apply.

(2) The usual or normal differentials for type of container shall continue to apply.

ARTICLE VII—LINSEED OIL

SEC. 7.1 *Maximum prices.* The maximum prices of the following linseed oils and linseed oil products shall be the following prices:

(a) *Raw linseed oil and linseed oil products, delivered in Zone 1.* Linseed oil and linseed oil products, in tank cars, delivered in Zone 1, as follows:

	Color	Acid value	Iodine value	Sapon value	Spec. gravity	Viscosity	Cents per pound
Linseed oil	11-13	4 max.	170-190	185-196	.931-.935	A	14.5
GRINDING OILS							
Raw plus 10% bodied oil	10-13	2-4	165-187	185-198	.934-.937	A-B	14.5
Containing organic superoxide	9-11	1-4	170-190	185-196	.931-.936	A	15.0
Semi-refined and bleached varnish and grind.	4-8	2-5	170-190	185-196	.931-.935	A	15.5
Mechanically refined grinding oil (no chemicals used)	4-7	1-4	170-190	185-196	.931-.935	A	15.5
Mechanically refined + 10% polymerized oil	6-7	2-5	165-180	192-205	.931-.944	C-D	15.5
Alkali refined grinding oil	5-7	2-4	170-190	185-196	.931-.935	A	15.5
Acid refined grinding oil	5-6	3-6	170-190	185-196	.931-.935	A	15.5
Acid refined grinding oil	5-7	8-12	170-190	185-196	.930-.935	A	15.5
Acid refined grinding oil	5-7	12-16	170-190	185-196	.930-.935	A	15.5
VARNISH OILS							
Dispersed-bran oil	10-14	2-9	170-190	185-196	.931-.935	A	15.0
Semi-refined varnish and grinding	10-14	2-9	170-190	185-196	.931-.935	A	15.0
Alkali refined, not refrigerated	4-7	1-3	170-190	185-196	.931-.935	A	15.5
Alkali refined, not refrigerated	4-7	0-0.6	170-190	185-196	.931-.935	A	15.5
Alkali refined, neutralized/grind	5-6	0-0.3	170-190	185-196	.931-.935	A	15.7

	Color	Acid value	Iodine value	Sapon value	Sp. gravity	Viscosity	Cents per pound
VARNISH OILS—continued							
Alkali refined, neutral-refrigerated catalyst	5-6	0-0.4	170-190	183-193	.931-.933	A	13.7
Alkali refined, refrigerated	5-6	2-4	170-190	183-193	.931-.933	A	13.7
Bleached cold pressed	4-6	0.5-2.0	170-190	183-193	.931-.933	A	13.7
Alkali refined, slightly oxidized	5-6	1.5-4.0	169-185	182-192	.931-.933	C-E	13.7
Slightly oxidized raw	7-10	2-6	169-178	182-189	.931-.933	C-E	14.8
Semi-oxidized oil	9-12	4-6	165-176	182-189	.931-.933	B-D	14.0
BOILED OILS							
Raw driers bodied oil	11-13	2-6	165-190	183-193	.931-.933	B	14.0
Old style bodied	12-18	5-7.5	165-183	183-193	.931-.933	B-C	14.0
Slightly oxidized raw driers	12-18	3-7	165-185	183-193	.931-.933	B	13.1
Raw Cobalt driers	13-16	3-6	165-185	183-193	.931-.933	A	13.3
Acid refined driers	6-9	0-8	170-185	183-193	.931-.933	A	13.7
Mechanically refined + driers	6-8	2.5-6	165-180	183-193	.931-.933	A	13.7
Partially oxidized acid refined + driers	5-8	4-6	165-185	183-193	.931-.933	A	13.7
OXIDIZED OILS							
X-22 oxidized with and without driers	8-13	4-8	115-155	205-220	.970-.973	X-22	15.0
Z2-Z3 oxidized with and without driers	7-11	4-8	115-140	210-220	.969-.972	Z2-Z3	15.3
Z1-Z3 oxidized acid refined	6-8	4-12	115-140	210-220	.969-.972	Z1-Z3	15.6
Polymerized + oxidized	7-9	5-8	120-135	200-210	.969-.972	Z2-Z3	15.0
POLYMERIZED OIL							
Polymerized high acid	3-7	12-22	115-120	160-165	.939-.971	Q-Z4 (Petrol)	19.5
Polymerized low acid	3-7	1-3	115-160	160-165	.939-.973	(20-1000)	23.5
FATTY ACID							
Linseed fatty acids	10-14	180-193	175-190	194-209	.950-.914	A-	17.2
Distilled linseed fatty acids	2-4	194-205	175-195	194-208	.950-.913	A-	19.5
MISCELLANEOUS							
Sulphur chloride treated + 50% thinner	6-8	2-4	69-70	122-132	.878-.884	A	15.5
Sulphur chloride treated + 75% thinner	77-9	4-7	110-120	200-210	.939-.934	Z-Z3	17.0
Alkali refined edible oil base	11 max.	0-3	170-190	183-193	.931-.933	A	15.5
Spencer Kellogg & Sons Inc. Linseed Oil Replacement Raw, 40%-50% polymerized							
Linseed oil + 60%-70% raw linseed oil	8-10	4-8	140-160	190-195	.940-.930	N-P	17.7
Spencer Kellogg & Sons Inc. Linseed Oil Replacement Boiled, 40%-50% polymerized							
Linseed oil + 58%-70% raw linseed oil driers	8-12	4-8	140-160	190-195	.940-.930	N-P	17.5

[Table corrected, 8 F.R. 12873; amended by Am. 4, 8 F.R. 11739, effective 8-23-43]

(1) *Discounts for prompt payment.* The above prices are before any discounts for prompt payment. Sellers shall continue to allow the same discounts for prompt payment as those they customarily allowed prior to May 21, 1943.

[Subparagraph (1) added by Am. 9, 8 F.R. 15670, effective 11-22-43; former (1), (2) and (3) redesignated (2), (3) and (4) respectively by Am. 9]

(2) *Grade differentials.* The usual or normal differential for types or grades with specifications other than those listed above shall continue to apply.

(3) *Crushers' container and quantity differentials—(i) Returnable drums, carlots.* The maximum delivered prices of the above linseed oil products delivered by crushers in Zone 1, in returnable drums, carlot quantities, shall be the prices set forth above, plus 4¢ per pound.

(ii) *Returnable drums in less than carlot quantities—(a) Delivered by crushers in city in which seller has a warehouse.* The maximum delivered prices of the above linseed oil products delivered by crushers, in returnable drums in less than carlot quantities, in Zone 1 within the corporate limits of a city in which the seller has a warehouse, shall be the prices set forth in section 7.1 (a) above, plus the differentials hereinafter set forth for the particular quantity sold:

Differential to be added to specified prices (Cents per pound)

Quantity sold (returnable drums):

Carlots, in more than one delivery of 10 drums each	0.6
5 to 9 drums, one delivery	1.0
1 to 4 drums, one delivery	1.4

(b) *Delivered by crushers outside city in which seller has a warehouse.* The maximum delivered prices of the above linseed oil products, delivered by crushers, in returnable drums in less than carlot quantities, in Zone 1 outside of the corporate limits of the city in which the seller's nearest warehouse is located, shall be the maximum prices provided in the preceding subparagraph hereof (section 7.1 (a) (3) (ii) (a)), plus the actual cost of transporting said linseed oil products from the seller's nearest warehouse to the buyer.

(iii) *Other containers.* When linseed oil products are sold by crushers in containers other than tank cars or returnable drums, the maximum delivered prices for such oil products in such other containers, delivered in Zone 1, shall be the tank car price specified above, plus the usual or normal differential for the type of container in which the oil is sold.

(iv) *Other quantities.* When linseed oil products are sold by crushers in quantities other than those listed in section 7.1 (a) (3) above, the usual or normal differential for the particular quantity sold shall continue to apply.

[Subparagraph (3), formerly (2), amended by Am. 5, 8 F.R. 12022, effective 9-4-43]

(4) *Container and quantity differentials for sellers who are not crushers.* The maximum delivered prices of the above linseed oil products sold by sellers who are not crushers, shall be the tank car prices set forth above, plus the seller's usual and normal differential for such linseed oil products when delivered in the container and quantity that is

being delivered. In and only in those cases where sellers who are not crushers customarily sold on an f. o. b. basis, there may also be added the actual cost of delivery to the buyer.

[Subparagraph (4), formerly (3), added by Am. 5, 8 F.R. 12022, effective 9-4-43]

(b) *Raw linseed oil and linseed oil products, delivered in zones 2 to 9, inclusive.* To determine his maximum delivered price for the above enumerated linseed oil products delivered in Zones 2 to 9, inclusive, the seller shall,

(1) Calculate his maximum price for such linseed oil products under the preceding paragraphs of this Article VII—(section 7.1 (a)), assuming for the purpose of such calculation that the delivery is being made in Zone 1.

(2) Add to the maximum price thus arrived at the differentials hereinafter set forth for the particular zone in which the oil actually is being delivered:

Zone:	Differentials to be added Cents per pound
2	0.2
3	.4
4	.6
5	.5
6	.5
7	.5
8	.5
9	None

(3) In those cases, and only those cases, where such linseed oil products are being delivered by crushers, in returnable drums in less than carlot quantities, within the corporate limits of the cities of Los Angeles, Calif., San Francisco, Calif., Portland, Ore., Seattle, Wash., and Spokane, Wash., add the actual cost of transporting such linseed oil product from the seller's nearest warehouse to the buyer.

The total thus arrived at shall be the seller's maximum delivered price at the place where delivery actually is made.

[Subparagraph (3) amended by Am. 5, 8 F.R. 12022, effective 9-4-43]

(c) *Sales to agencies of the United States that require prices on an f. o. b. basis.* Where, and only where, linseed oil products are sold to any agency of the United States that specifies that bids to, and contracts with, it shall be made on an f. o. b. basis, the maximum price of such linseed oil shall be on an f. o. b. basis. The maximum price of such linseed oil product, f. o. b. producer's plant, shall be equal to the maximum delivered price of a similar linseed oil product, in similar containers, sold in similar quantities to any other purchaser in the city in which the seller has his plant, minus 3 cents per pound.

(d) *Definitions.* When used in this Article VII, the following terms shall have the following meanings:

(1) "Zone 1" means the area included in the states of Minnesota, Iowa, Missouri, Illinois and Wisconsin.

(2) "Zone 2" means the area included in the states of Michigan, Indiana, Ohio and West Virginia, in all that portion of New York west of and including the counties of Niagara, Erie, and Cattaraugus, and in that portion of Pennsylvania west of and including the counties of McKean, Cameron, Clearfield, Cambria and Somerset.

(3) "Zone 3" means the area included in the states of Vermont, New Hampshire, Maine, Massachusetts, Rhode Island, Connecticut, New Jersey, Delaware and Maryland, in all that portion of New York east of and including the counties of Orleans, Genesee, Wyoming, Allegany, and in all that portion of Pennsylvania east of and including the counties of Potter, Clinton, Centre Blair and Bedford and in the District of Columbia.

[Subparagraph (3) amended by Am. 5, 8 F.R. 12022, effective 9-4-43]

(4) "Zone 4" means the area included in the state of Florida, and also the following port cities: Charleston, South Carolina; Savannah, Georgia; Brunswick, Georgia, and Mobile, Alabama.

(5) "Zone 5" means the area included in the states of Kentucky, Virginia, Tennessee, North Carolina, Mississippi, Alabama (except Mobile), Georgia (except Savannah and Brunswick), and South Carolina (except Charleston).

(6) "Zone 6" means the area included in the states of Montana, North Dakota, Wyoming, South Dakota, Nebraska, Colorado and Kansas.

(7) "Zone 7" means the area included in the states of New Mexico, Oklahoma, Arkansas, Texas, and Louisiana.

(8) "Zone 8" means the area included in the states of Washington, Oregon, Idaho, Nevada, Utah and Arizona.

(9) "Zone 9" means the area included in the state of California.

ARTICLE VIII—OLIVE OIL

SEC. 8.1 *Maximum prices of domestic olive oil.* The maximum prices of the following described domestic olive oil shall be the following prices (see Section 8.5 *Limitation*):

(a) Pure pressed edible domestic olive oil, f. o. b. producer's plant in returnable drums, carlots or less than carlots, as follows:

Percent F. F. A. (max.):	Dollars per gallon
0.50.....	4.80
1.00.....	4.70
1.41 (U. S. P.).....	4.60
1.50.....	4.575
1.75.....	4.55
2.00.....	4.50
2.25.....	4.45
2.50.....	4.40
2.75.....	4.35
3.00.....	4.30

(b) Pure pressed domestic olive oil, f. o. b. producer's plant, in returnable drums, carlots or less than carlots, as follows:

Percent F. F. A. (range):	Dollars per gallon
3.01 to 3.50.....	4.25
3.51 to 4.00.....	4.20
4.01 to 5.00.....	4.15
5.01 to 6.00.....	4.10
6.01 to 7.00.....	4.05
7.01 to 8.00.....	4.00
8.01 or more.....	(¹)

¹ \$4, less 12 cents for each 1 percent or fraction of 1 percent of F. F. A. over 8 percent.

(c) Refined, bleached, and deodorized domestic olive oil, f. o. b. producer's plant in returnable drums, carlots or less than carlots, as follows:

Percent F. F. A. (Max.):	Dollars per gallon
0.50.....	4.75

(d) *Maximum prices of a blend of imported and domestic olive oil.* The maximum price of a blend of domestic and imported olive oil shall be the maximum prices for domestic olive oil of the same F. F. A. in returnable drums, at the producer's plant.

SEC. 8.2 *Differentials.* The maximum prices of domestic olive oil or a blend of domestic and imported olive oil when sold in the following described containers shall be the prices set forth above for such oil in returnable drums, plus not more than, or minus at least, the differentials set forth below:

Container:	Differential
Tankcars.....	6½¢ per gallon less than olive oil in returnable drums.
Wooden barrels.....	10¢ per gallon more than olive oil in returnable drums.
Drums or other metal containers holding less than 55 gallons and more than 6 gallons	None.
Tin or other metal containers holding any quantity less than 7 gallons	10¢ per gallon more than olive oil in returnable drums.
Glass containers holding any quantity less than 7 gallons	15¢ per gallon more than olive oil in returnable drums.

SEC. 8.3 *Maximum prices of imported olive oil.* The maximum price of imported olive oil, in drums, with duties and taxes paid, f. o. b. port of entry, shall be the maximum price, in returnable drums at the producer's plant, of domestic olive oil of the same F. F. A., plus 61½¢ per gallon.

SEC. 8.3a *Olive oil to be imported into the United States.* (a) Except as hereinafter provided no person in the course of trade or business shall import (buy, receive or in any manner pay for and bring in, deliver or cause to be brought into the continental United States) any olive oil at a price higher than \$4.30 per gallon, c. & f., first United States point or port of arrival.

(1) The above price includes foreign export duties or taxes, freight to the point or port of arrival within the United States, brokerage and all other charges except marine and war risk insurance and applicable United States duties.

This maximum importing price does not apply to olive oil on the high seas en route to the United States on March 24, 1945.

Contracts for olive oil entered into prior to March 24, 1945 under which the importing price is higher than the price established by Amendment 44 may be carried out at the contract price where such contract or contracts are accompanied by an unexpired irrevocable letter or letters of credit having a definite expiration date and where such letter or letters of credit were issued prior to March 24, 1945. Such contracts may be carried out until the expiration date of such letter or letters of credit.

Where a contract is excepted by this subsection the importer of the oil shall file a copy of said contract and the ac-

companying letter or letters of credit with the Fats and Oils Section, Food Price Division, Washington, D. C. within two weeks of March 24, 1945.

After the importer of the oil has received the final shipment called for in such excepted contract, he shall report such receipt to the Fats and Oils Section, Food Price Division, Washington, D. C. within two weeks of the receipt of the final shipment, stating that the total amount received did not exceed the quantity specified in such excepted contract.

Every person importing olive oil into the continental United States after March 24, 1945 shall keep for inspection by the Office of Price Administration for so long as the Emergency Price Control Act of 1942, as amended, remains in effect, the accurate records of each importation including the date of the contract, the name of the foreign supplier, the price paid and the grade, quality and amount purchased.

(2) The word "person" or "importer" as used in this section means the first consignee of the imported olive oil in the continental United States.

[Sec. 8.3a added by Am. 44, 10 F.R. 3197, effective 3-24-45]

SEC. 8.4 *Differentials.* The maximum price of imported olive oil when sold in the following described containers, shall be the price set forth above for such oil in drums, plus the differentials set forth below:

Container:	Differential
Drums or other metal containers holding less than 55 gallons and more than 6 gallons.	None.
Tin or other metal containers holding any quantity less than 7 gallons.	10¢ per gallon more than such oil in drums.
Glass containers holding any quantity less than 7 gallons.	15¢ per gallon more than such oil in drums.

SEC. 8.5 *Limitation.* The maximum prices established in sections 8.1-8.4 of this article do not apply to the following sales of olive oil in containers holding one gallon or less:

(a) Sales to "wholesalers" and "retailers" as defined in Maximum Price Regulations Nos. 421, 422, and 423, and sales to commercial, industrial, and institutional users. However, the maximum prices established in sections 8.1-8.4 of this article do apply to all sales of olive oil to "wholesalers" who are packers of any of the olive oil they sell.

(b) Sales by "wholesalers" and sales by "retailers" as defined in Maximum Price Regulations Nos. 421, 422 and 423. Sales by wholesalers of any item of olive oil they pack are priced under section 16 (b) of Maximum Price Regulation No. 421. The maximum prices for such sales are those set out in sections 8.6 and 8.7 of this article.

(c) Sales by persons other than wholesalers or retailers in containers of one gallon or less to household consumers. The maximum prices for such sales are those set out in section 8.6.

[Sec. 8.5 amended by Am. 44, 10 F.R. 3197, effective 3-24-45]

SEC. 8.6 *Sales in containers of one gallon or less of olive oil to wholesalers, retailers and commercial, industrial and institutional users, and sales to household consumers.* The maximum prices for olive oil when sold in containers of one gallon or less to wholesalers as defined in Maximum Price Regulation No. 421 other than a packer or to a retailer as defined in Maximum Price Regulation No. 422 and Maximum Price Regulation No. 423 or to a commercial, industrial and institutional user and a sale by persons other than wholesalers or retailers to a household consumer shall be the prices listed in the following table. These prices are f. o. b. shipping point nearest seller's place of business. No additional charges may be added for transportation, shipping container or otherwise. (See paragraph (c). Limitation.)

[Above paragraph amended by Am. 44, 10 F.R. 3197, 11709, effective 3-24-45]

(a) *Domestic olive oil or a blend of domestic and imported olive oil—(1) Tin or other metal containers.*

	Unit of sale	Price
1 gallon	per gallon	\$5.25
½ gallon	per ½ gallon	2.70
1 quart	per dozen	16.50
1 pint	do	8.60
8 ounce	do	4.50

[Above table corrected 10 F.R. 250]

(2) *Glass containers.*

	Unit of sale	Price
1 gallon	per gallon	\$5.25
½ gallon	per ½ gallon	2.70
1 quart	per dozen	17.25
1 pint	do	9.00
8 ounce	do	4.60
6 ounce	do	3.50
4 ounce	do	2.40
3 ounce	do	1.85
2 ounce	do	1.35
1½ ounce	do	1.20
1½ ounce	do	1.05
1 ounce	do	.75

(b) *Imported olive oil—(1) Tin or other metal containers.*

	Unit of sale	Price
1 gallon	per gallon	\$5.75
½ gallon	per ½ gallon	2.95
1 quart	per dozen	18.00
1 pint	do	9.40
8 ounce	do	4.85

(2) *Glass containers.*

	Unit of sale	Price
1 gallon	per gallon	\$5.75
½ gallon	per ½ gallon	2.95
1 quart	per dozen	18.75
1 pint	do	9.75
8 ounce	do	5.00
6 ounce	do	3.80
4 ounce	do	2.60
3 ounce	do	2.00
2 ounce	do	1.45
1½ ounce	do	1.30
1½ ounce	do	1.10
1 ounce	do	.80

(c) *Limitation.* Section 8.6 does not apply to any sales covered in Maximum Price Regulation Nos. 421, 422 and 423. It does not apply to sales to a wholesaler who is also a packer; such sales are covered in sections 8.1-8.4. (See section 8.5 (a)).

SEC. 8.7 *Delivered sales to Group 1 or 2 retail stores and purveyors of meals.* The maximum prices for sales of olive oil which the seller delivers to a Group 1 or 2 retail store, as defined in Maximum

Price Regulation No. 423 or to a purveyor of meals, are the prices set out in section 8.6 plus 5 percent.

SEC. 8.8 *Containers not specifically provided for.* For container sizes not listed in sections 8.2, 8.4 and 8.6 of this article, the maximum price shall be a price determined by the Office of Price Administration to be in line with the maximum prices listed in this article. Such a maximum price shall be fixed upon written request addressed to the Office of Price Administration, Washington, D. C., and must be accompanied by a signed statement showing applicant's cost of the item he packs in the nearest size container listed in sections 8.2, 8.4 and 8.6 and the usual differential over or under such nearest listed item.

SEC. 8.9 *Cross references.* Provisions with respect to notification to both wholesalers and retailers will be found in section 1.15 of this regulation.

[Sec. 8.9 amended by Am. 40, 10 F.R. 821, effective 1-25-45]

SEC. 8.10 *Custom crushing.* (a) No person who crushes olives as a service for the owner of such olives shall charge and no owner of such olives shall pay for that service any more than an amount sufficient to make the cost of the oil to such owner f. o. b. crusher's mill equal to or less than the maximum price which the owner of such olives would pay if he purchased the oil at the crusher's maximum price therefor as set forth in this Article VIII. In no case shall the charge of the crusher for his crushing services exceed his established maximum price for such services under Revised Maximum Price Regulation No. 165.⁹

(b) If the pomace or other by-products produced from the olives are to be retained by the crusher, the value of the pomace or other by-product retained must be considered in determining the cost of the crushing service.

(c) The person for whom the custom crushing is performed must furnish the custom crusher with a signed statement in writing containing such person's name, the date of the statement, the amount paid for the olives to be crushed, the date on which such olives were purchased, the name of the person from whom such olives were purchased and the cost of transporting such olives to the crusher's mill. This statement must be furnished before the custom crushing is done. A copy of such statement must be retained by the person for whom the custom crushing is performed, and both the original of such statement and the copy must be preserved for examination by the Office of Price Administration or its authorized representative at any reasonable time.

(d) This section shall not apply to the grower of olives who has no crushing facilities of his own when such person has the olives grown by himself crushed by another.

SEC. 8.11 *Definitions.* (a) "Packer" as used in this article means a person who sells any olive oil in containers other than those in which he received the olive oil. It shall include also anyone who blends, bottles or performs any similar

⁹ 10 F.R. 2097, 2250, 3925, 6231, 7834.

operations or anyone who has such operations performed for himself by a third party to whom he furnishes the oil.

[Paragraph (a) amended by Am. 44, 10 F.R. 3197, effective 3-24-45]

(b) When used in this article "Custom crusher" means any person who crushes olives to produce olive oil as a service for the owner of the olives.

[Article VIII amended by Am. 34, 9 F.R. 11533, 12326, effective 9-23-44; and Am. 39, 9 F.R. 14731, effective 12-23-44]

ARTICLE IX—IMPORTED VEGETABLE OILS

SEC. 9.1 *Maximum prices.* The maximum prices of the following oils shall be the following prices:

Imported vegetable oils, bulk, in cents per pound:

	c. i. f. New York	c. i. f. Pacific Coast ports	c. i. f. Gulf ports
Coconut oil:			
Crude, Manila	8.35	8.09	
Crude, Ceylon	8.25	8.10	
Cooking type	9.35	9.09	

	f. o. b. New York	f. o. b. Pacific Coast ports
Refined edible coconut oil, extra	9.85	9.50

	c. i. f. New York	c. i. f. Pacific Coast ports
Palm oil—Africa:		
Soft, each 10% F. P. A.	8.25	
Hard, each 10% F. P. A.	8.25	
Mixed, or hard, each over 45% F. P. A.	8.25	

	c. i. f. New York	c. i. f. Pacific Coast ports	c. i. f. Gulf ports
Coconut Plantation, Inc., 25 10% F. P. A.	8.32	8.20	8.25
Malayan and Sumatra, 10% F. P. A.	8.00	8.33	8.44
Palm kernel oil, crude	8.35		
Hydrogenated oil, domestic	11.50	11.50	11.50
Tanned oil, crude in drums	12.00		

[Table amended by Am. 19, 9 F.R. 4200, effective 4-24-44; and Am. 45, 10 F.R. 4233, effective 4-24-45]

(a) The above prices are for basic grades. The usual or normal differentials for grades above or below these basic grades shall continue to apply.

(b) The usual or normal differentials for type of container shall continue to apply.

(c) The usual or normal differentials, above or below these prices, shall continue to apply for all other shipping points.

(d) Duties, processing taxes and excise taxes may be added to the above c. i. f. prices, and to the prices of refined edible coconut oil.

(e) *Container differentials for coconut and palm kernel oils.* The provisions of section 9.1 (b) notwithstanding, the maximum price of imported coconut oil and palm kernel oil when sold in the fol-

If the oil is shipped in non-returnable drums, 5 cent per pound may be added to the above price.

[Paragraph (e) added by Am. 29, 9 F.R. 7771, effective 7-17-44; and amended by Am. 50, 10 F.R. 10199, effective 8-22-45]

SEC. 9.2 Maximum prices. The maximum prices of the following oils shall be the following prices:

Imported vegetable oils, f. o. b. ports shown below, duties and taxes paid, in cents per pound.

	New York		Pacific coast ports		Gulf ports	
	Tank-cars	Drums, carlots	Tank-cars	Drums, carlots	Tank-cars	Drums, carlots
Andros oil.....	11.10	11.00	11.10	11.10	11.10	11.10
Babassu oil.....	13.05	13.50	13.50	13.50	13.50	13.50
Custor oil.....	12.75	13.20	13.20	13.20	13.20	13.20
No. 1.....	17.85	24.00	24.00	24.00	24.00	24.00
Deli-dried, bodied.....	11.10	11.10	11.10	11.10	11.10	11.10
Chilled oil.....	11.10	11.10	11.10	11.10	11.10	11.10
Coyol oil.....	11.10	11.10	11.10	11.10	11.10	11.10
Garrett nutans oil.....	14.03	14.03	14.03	14.03	14.03	14.03
Muri-nuru oil.....	24.50	25.00	25.00	25.00	24.50	23.00
Officia oil.....	23.00	23.00	23.00	23.00	23.00	23.00
Commercial grade, liquid.....	11.10	11.10	11.10	11.10	11.10	11.10
Condensed, crude, solid.....	40.00	40.00	40.00	40.00	40.00	40.00
Ourcut oil.....	24.50	24.50	24.50	24.50	24.50	24.50
Petrol oil, crude.....	14.30	14.30	14.30	14.30	14.30	14.30
Sesame oil.....	12.08	12.08	12.08	12.08	12.08	12.08
Tung oil.....	39.00	39.00	39.00	39.00	39.00	39.00
Tung oil (China wood oil).....	8.75	8.75	8.75	8.75	8.75	8.75
Ucunaba crude vegetable tallow, barrels or drums, carlots.....	8.75	8.75	8.75	8.75	8.75	8.75

[Table and preceding text amended by Am. 19, 9 F.R. 4200, effective 4-24-44; table amended by Am. 23, 9 F.R. 6452, effective 6-17-44]

(a) The above prices are for basic grades. The usual or normal differentials for grades above or below these basic grades shall continue to apply.

(b) The usual or normal differentials for type of container shall continue to apply.

(c) The usual or normal differentials, above or below these prices, shall continue to apply for all other shipping points.

(d) *Tung oil in less than carlot quantities.* Where tung oil is sold in less than carlot quantities, the seller may add to the carlot price set forth above, the differentials hereinafter set forth for the particular quantity sold:

Quantity sold (returnable drums):	Differential to be added (cents per pound)
Carlots, in more than one delivery of 10 drums each.....	1.00
5 to 9 drums, one delivery.....	1.50
1 to 4 drums, one delivery.....	2.00

Quantity sold (returnable drums):	Differential to be added (cents per pound)
Carlots, in more than one delivery of ten drums each.....	0.5
5-9 drums, one delivery.....	0.7
1-4 drums, one delivery.....	1.1

If the oil is shipped in non-returnable drums, 0.5 cent per pound may be added to the above price.

[Paragraph (e) added by Am. 50, 10 F.R. 10199, effective 8-22-45]

(Cents per pound)

	Semi-refined oil	Completely refined oil	Refined bleached and un-deodorized oil	Refined deodorized and un-bleached oil	Refined bleached and deodorized (cooking oil)	Salted or winterized oil	Hydrogenated or margarine oil	Highly hydrogenated oil
Albany, N. Y.....	14.35	14.73	14.87	14.94	15.08	15.54	15.70	15.84
Albany, Ga.....	14.30	14.68	14.82	14.89	15.03	15.49	15.65	15.80
Baltimore, Md.....	14.25	14.63	14.77	14.84	14.98	15.44	15.60	15.75
Boston, N. Y.....	14.33	14.71	14.85	14.92	15.06	15.52	15.68	15.83
Chicago, N. Y.....	14.09	14.47	14.61	14.68	14.82	15.28	15.44	15.59
Chicago, Ill.....	14.23	14.61	14.75	14.82	14.96	15.42	15.58	15.73
Cincinnati, Ohio.....	14.28	14.66	14.80	14.87	15.01	15.47	15.63	15.78
Columbus, Ohio.....	14.23	14.61	14.75	14.82	14.96	15.42	15.58	15.73
Cudahy, Wis.....	14.28	14.66	14.80	14.87	15.01	15.47	15.63	15.78
Dallas, Tex.....	13.82	14.20	14.34	14.41	14.55	15.01	15.17	15.31
Denison, Tex.....	13.80	14.18	14.32	14.39	14.53	14.99	15.15	15.30
Denver, Colo.....	14.28	14.66	14.80	14.87	15.01	15.47	15.63	15.78
El Paso, Tex.....	14.15	14.53	14.67	14.74	14.88	15.34	15.50	15.65
Fort Worth, Tex.....	13.84	14.22	14.36	14.43	14.57	15.03	15.19	15.34
Houston, Tex.....	13.88	14.26	14.40	14.47	14.61	15.07	15.23	15.38
Indianapolis, Ind.....	14.20	14.58	14.72	14.79	14.93	15.39	15.55	15.70
Jacksonville, Fla.....	14.09	14.47	14.61	14.68	14.82	15.28	15.44	15.59
Kansas City, Mo.....	14.47	14.85	14.99	15.06	15.20	15.66	15.82	15.97
Los Angeles, Cal.....	14.50	14.88	15.02	15.09	15.23	15.69	15.85	16.00
Louisville, Ky.....	14.19	14.57	14.71	14.78	14.92	15.38	15.54	15.69
Macon, Ga.....	13.97	14.35	14.49	14.56	14.70	15.16	15.32	15.47
Memphis, Tenn.....	13.99	14.37	14.51	14.58	14.72	15.18	15.34	15.49
New Orleans, La.....	14.06	14.44	14.58	14.65	14.79	15.25	15.41	15.56
New York, N. Y.....	14.30	14.68	14.82	14.89	15.03	15.49	15.65	15.80
Oklahoma City, Okla.....	13.97	14.35	14.49	14.56	14.70	15.16	15.32	15.47
Opelousas, La.....	14.06	14.44	14.58	14.65	14.79	15.25	15.41	15.56
Philadelphia, Pa.....	14.25	14.63	14.77	14.84	14.98	15.44	15.60	15.75
St. Louis, Mo.....	13.88	14.26	14.40	14.47	14.61	15.07	15.23	15.38
San Antonio, Tex.....	14.06	14.44	14.58	14.65	14.79	15.25	15.41	15.56
San Francisco, Calif.....	14.06	14.44	14.58	14.65	14.79	15.25	15.41	15.56
Savannah, Ga.....	14.06	14.44	14.58	14.65	14.79	15.25	15.41	15.56
Seattle, Wash.....	14.06	14.44	14.58	14.65	14.79	15.25	15.41	15.56
Sherman, Tex.....	13.84	14.22	14.36	14.43	14.57	15.03	15.19	15.34
Terre Haute, Ind.....	14.18	14.56	14.70	14.77	14.91	15.37	15.53	15.68

[Above table amended by Am. 38, 9 F.R. 14646, effective 12-19-44]

(a) The maximum price of sunflower seed oil, delivered to other destinations, shall be the maximum price specified above for the oil at the point nearest the destination to which the oil is being shipped, plus or minus the differential usually and normally prevailing on cottonseed oil prices between the destination to which the oil is being shipped and the nearest point specified above.

(b) Where the sunflower seed oil is shipped in containers other than tank-cars, the maximum price shall be the price set forth above, plus the differential usually or normally prevailing between the price of cottonseed oil in similar containers and the price of cottonseed oil in tankcars.

[Sec. 9.3 added by Am. 23, 9 F.R. 6452, effective 6-17-44]

SEC. 9.3 Maximum prices of imported sunflower seed oil. The maximum prices of imported sunflower seed oil, delivered in tankcars, shall be the following prices:

(Cents per pound)

	Semi-refined oil	Completely refined oil	Refined bleached and un-deodorized oil	Refined deodorized and un-bleached oil	Refined bleached and deodorized (cooking oil)	Salted or winterized oil	Hydrogenated or margarine oil	Highly hydrogenated oil
Albany, N. Y.....	14.35	14.73	14.87	14.94	15.08	15.54	15.70	15.84
Albany, Ga.....	14.30	14.68	14.82	14.89	15.03	15.49	15.65	15.80
Baltimore, Md.....	14.25	14.63	14.77	14.84	14.98	15.44	15.60	15.75
Boston, N. Y.....	14.33	14.71	14.85	14.92	15.06	15.52	15.68	15.83
Chicago, N. Y.....	14.09	14.47	14.61	14.68	14.82	15.28	15.44	15.59
Chicago, Ill.....	14.23	14.61	14.75	14.82	14.96	15.42	15.58	15.73
Cincinnati, Ohio.....	14.28	14.66	14.80	14.87	15.01	15.47	15.63	15.78
Columbus, Ohio.....	14.23	14.61	14.75	14.82	14.96	15.42	15.58	15.73
Cudahy, Wis.....	14.28	14.66	14.80	14.87	15.01	15.47	15.63	15.78
Dallas, Tex.....	13.82	14.20	14.34	14.41	14.55	15.01	15.17	15.31
Denison, Tex.....	13.80	14.18	14.32	14.39	14.53	14.99	15.15	15.30
Denver, Colo.....	14.28	14.66	14.80	14.87	15.01	15.47	15.63	15.78
El Paso, Tex.....	14.15	14.53	14.67	14.74	14.88	15.34	15.50	15.65
Fort Worth, Tex.....	13.84	14.22	14.36	14.43	14.57	15.03	15.19	15.34
Houston, Tex.....	13.88	14.26	14.40	14.47	14.61	15.07	15.23	15.38
Indianapolis, Ind.....	14.20	14.58	14.72	14.79	14.93	15.39	15.55	15.70
Jacksonville, Fla.....	14.09	14.47	14.61	14.68	14.82	15.28	15.44	15.59
Kansas City, Mo.....	14.47	14.85	14.99	15.06	15.20	15.66	15.82	15.97
Los Angeles, Cal.....	14.50	14.88	15.02	15.09	15.23	15.69	15.85	16.00
Louisville, Ky.....	14.19	14.57	14.71	14.78	14.92	15.38	15.54	15.69
Macon, Ga.....	13.97	14.35	14.49	14.56	14.70	15.16	15.32	15.47
Memphis, Tenn.....	13.99	14.37	14.51	14.58	14.72	15.18	15.34	15.49
New Orleans, La.....	14.06	14.44	14.58	14.65	14.79	15.25	15.41	15.56
New York, N. Y.....	14.30	14.68	14.82	14.89	15.03	15.49	15.65	15.80
Oklahoma City, Okla.....	13.97	14.35	14.49	14.56	14.70	15.16	15.32	15.47
Opelousas, La.....	14.06	14.44	14.58	14.65	14.79	15.25	15.41	15.56
Philadelphia, Pa.....	14.25	14.63	14.77	14.84	14.98	15.44	15.60	15.75
St. Louis, Mo.....	13.88	14.26	14.40	14.47	14.61	15.07	15.23	15.38
San Antonio, Tex.....	14.06	14.44	14.58	14.65	14.79	15.25	15.41	15.56
San Francisco, Calif.....	14.06	14.44	14.58	14.65	14.79	15.25	15.41	15.56
Savannah, Ga.....	14.06	14.44	14.58	14.65	14.79	15.25	15.41	15.56
Seattle, Wash.....	14.06	14.44	14.58	14.65	14.79	15.25	15.41	15.56
Sherman, Tex.....	13.84	14.22	14.36	14.43	14.57	15.03	15.19	15.34
Terre Haute, Ind.....	14.18	14.56	14.70	14.77	14.91	15.37	15.53	15.68

SEC. 9.4 Maximum prices of imported peanut oil. The maximum prices of imported peanut oil shall be the following prices:

(a) Crude peanut oil f. o. b. mill in tank cars:

	Cents per pound
New York, New York.....	13.50
Newark, New Jersey.....	13.50
Edgewater, New Jersey.....	13.50
Philadelphia, Pennsylvania.....	13.46
Baltimore, Maryland.....	13.375
California.....	13.50
Chicago, Illinois.....	13.50
Arizona and Virginia.....	13.25
Tennessee.....	13.125
Alabama, Arkansas, Florida, Georgia, Louisiana, Mississippi, New Mexico, North Carolina, South Carolina, Texas and Oklahoma.....	13.00

(1) These crude imported peanut oil maximum prices shall be adjusted on a 5 percent settlement basis as provided in Rule 142 of the 1942-1943 Rules of the National Cottonseed Products Association, Inc.

(2) The usual or normal location differential for domestic crude peanut oil shall apply to other points.

[Paragraph (a) amended by Am. 42, 10 P.R. 3053, effective 3-29-45]

(b) Refined peanut oil delivered in tank cars as follows:

(Cents per pound)					
	Refined unbleached and undeodorized	Refined deodorized and unbleached	Deodorized white (bleached) refined peanut oil	Hydrogenated peanut margarine oil	High litro hydrogenated peanut oil
Albany, N. Y.	14.69	14.83	14.02	15.06	15.83
Albany, Ga.	14.31	14.46	14.64	14.98	15.46
Baltimore, Md.	14.40	14.74	14.63	14.97	15.46
Birmingham, Ala.	14.30	14.63	14.62	14.70	15.46
Boston, Mass.	14.63	14.83	14.91	15.05	15.83
Buffalo, N. Y.	14.63	14.80	14.06	15.09	15.83
Charlotte, N. C.	14.43	14.67	14.69	15.09	15.83
Chicago, Ill.	14.43	14.62	14.74	14.85	15.83
Chattanooga, Tenn.	14.57	14.71	14.83	14.94	15.83
Cincinnati, Ohio	14.63	14.71	14.83	14.91	15.83
Columbus, Ohio	14.63	14.71	14.83	14.91	15.83
Cudahy, Wis.	14.63	14.71	14.83	14.91	15.83
Dallas, Tex.	14.63	14.71	14.83	14.91	15.83
Dayton, Ohio	14.63	14.71	14.83	14.91	15.83
Denver, Colo.	14.63	14.71	14.83	14.91	15.83
Des Moines, Ia.	14.63	14.71	14.83	14.91	15.83
Detroit, Mich.	14.63	14.71	14.83	14.91	15.83
El Paso, Tex.	14.63	14.71	14.83	14.91	15.83
El Paso, N. M.	14.63	14.71	14.83	14.91	15.83
Enterprise, Ala.	14.63	14.71	14.83	14.91	15.83
Fort Worth, Tex.	14.63	14.71	14.83	14.91	15.83
Houston, Tex.	14.63	14.71	14.83	14.91	15.83
Indianapolis, Ind.	14.63	14.71	14.83	14.91	15.83
Jacksonville, Fla.	14.63	14.71	14.83	14.91	15.83
Kansas City, Mo.	14.63	14.71	14.83	14.91	15.83
Los Angeles, Calif.	14.63	14.71	14.83	14.91	15.83
Longview, Ky.	14.63	14.71	14.83	14.91	15.83
Memphis, Tenn.	14.63	14.71	14.83	14.91	15.83
Mobile, Ala.	14.63	14.71	14.83	14.91	15.83
New Orleans, La.	14.63	14.71	14.83	14.91	15.83
New York, N. Y.	14.63	14.71	14.83	14.91	15.83
Oakland, Calif.	14.63	14.71	14.83	14.91	15.83
Oklahoma City, Okla.	14.63	14.71	14.83	14.91	15.83
Orlando, Fla.	14.63	14.71	14.83	14.91	15.83
Philadelphia, Pa.	14.63	14.71	14.83	14.91	15.83
St. Louis, Mo.	14.63	14.71	14.83	14.91	15.83
San Antonio, Tex.	14.63	14.71	14.83	14.91	15.83
San Francisco, Calif.	14.63	14.71	14.83	14.91	15.83
Seattle, Wash.	14.63	14.71	14.83	14.91	15.83
Shreveport, La.	14.63	14.71	14.83	14.91	15.83
Terre Haute, Ind.	14.63	14.71	14.83	14.91	15.83
Wichita, Kans.	14.63	14.71	14.83	14.91	15.83

[Above table amended by Am. 38, 9 P.R. 1640, effective 12-10-44]

(1) The usual or normal differentials applying on domestic refined peanut oil for type of container shall apply to imported peanut oil.

[Sec. 9.4 added by Am. 36, 9 P.R. 11703, effective 8-30-44]

(2) The usual or normal differentials applying on domestic refined peanut oil for grade, above or below these basic grades, shall apply to imported peanut oil.

(3) The usual or normal differential

(Cents per pound)

	Semi-refined oil	Bleachable prime summer yellow oil	Refined bleached and undeodorized oil	Refined deodorized and unbleached oil	Cooking or deodorized white bleached summer oil	Salad or winterized oil	Hydrogenated or margarine oil	High litro hydrogenated oil
Albany, N. Y.	14.91	14.30	14.59	14.59	14.75	15.15	15.45	15.60
Albany, Ga.	13.83	13.92	14.12	14.12	14.37	14.77	15.07	15.12
Baltimore, Md.	13.92	14.01	14.21	14.21	14.46	14.86	15.16	15.21
Birmingham, Ala.	13.92	14.01	14.21	14.21	14.46	14.86	15.16	15.21
Boston, Mass.	14.20	14.30	14.49	14.49	14.74	15.14	15.44	15.49
Buffalo, N. Y.	14.20	14.30	14.49	14.49	14.74	15.14	15.44	15.49
Charlotte, N. C.	14.20	14.30	14.49	14.49	14.74	15.14	15.44	15.49
Chicago, Ill.	14.20	14.30	14.49	14.49	14.74	15.14	15.44	15.49
Chattanooga, Tenn.	14.20	14.30	14.49	14.49	14.74	15.14	15.44	15.49
Cincinnati, Ohio	14.20	14.30	14.49	14.49	14.74	15.14	15.44	15.49
Columbus, Ohio	14.20	14.30	14.49	14.49	14.74	15.14	15.44	15.49
Cudahy, Wis.	14.20	14.30	14.49	14.49	14.74	15.14	15.44	15.49
Dallas, Tex.	14.20	14.30	14.49	14.49	14.74	15.14	15.44	15.49
Dayton, Ohio	14.20	14.30	14.49	14.49	14.74	15.14	15.44	15.49
Denver, Colo.	14.20	14.30	14.49	14.49	14.74	15.14	15.44	15.49
Des Moines, Ia.	14.20	14.30	14.49	14.49	14.74	15.14	15.44	15.49
Detroit, Mich.	14.20	14.30	14.49	14.49	14.74	15.14	15.44	15.49
Dothan, Ala.	14.20	14.30	14.49	14.49	14.74	15.14	15.44	15.49
El Paso, Tex.	14.20	14.30	14.49	14.49	14.74	15.14	15.44	15.49
El Paso, N. M.	14.20	14.30	14.49	14.49	14.74	15.14	15.44	15.49
Enterprise, Ala.	14.20	14.30	14.49	14.49	14.74	15.14	15.44	15.49
Fort Worth, Tex.	14.20	14.30	14.49	14.49	14.74	15.14	15.44	15.49
Houston, Tex.	14.20	14.30	14.49	14.49	14.74	15.14	15.44	15.49
Indianapolis, Ind.	14.20	14.30	14.49	14.49	14.74	15.14	15.44	15.49
Jacksonville, Fla.	14.20	14.30	14.49	14.49	14.74	15.14	15.44	15.49
Kansas City, Mo.	14.20	14.30	14.49	14.49	14.74	15.14	15.44	15.49
Los Angeles, Calif.	14.20	14.30	14.49	14.49	14.74	15.14	15.44	15.49
Longview, Ky.	14.20	14.30	14.49	14.49	14.74	15.14	15.44	15.49
Memphis, Tenn.	14.20	14.30	14.49	14.49	14.74	15.14	15.44	15.49
Mobile, Ala.	14.20	14.30	14.49	14.49	14.74	15.14	15.44	15.49
New Orleans, La.	14.20	14.30	14.49	14.49	14.74	15.14	15.44	15.49
New York, N. Y.	14.20	14.30	14.49	14.49	14.74	15.14	15.44	15.49
Oakland, Calif.	14.20	14.30	14.49	14.49	14.74	15.14	15.44	15.49
Oklahoma City, Okla.	14.20	14.30	14.49	14.49	14.74	15.14	15.44	15.49
Orlando, Fla.	14.20	14.30	14.49	14.49	14.74	15.14	15.44	15.49
Philadelphia, Pa.	14.20	14.30	14.49	14.49	14.74	15.14	15.44	15.49
St. Louis, Mo.	14.20	14.30	14.49	14.49	14.74	15.14	15.44	15.49
San Antonio, Tex.	14.20	14.30	14.49	14.49	14.74	15.14	15.44	15.49
San Francisco, Calif.	14.20	14.30	14.49	14.49	14.74	15.14	15.44	15.49
Seattle, Wash.	14.20	14.30	14.49	14.49	14.74	15.14	15.44	15.49
Shreveport, La.	14.20	14.30	14.49	14.49	14.74	15.14	15.44	15.49
Terre Haute, Ind.	14.20	14.30	14.49	14.49	14.74	15.14	15.44	15.49
Wichita, Kans.	14.20	14.30	14.49	14.49	14.74	15.14	15.44	15.49

[Table amended by Am. 42, 10 P.R. 3053, effective 3-29-45]

(1) The usual or normal differentials applying to domestic cottonseed oil above or below these ceiling prices shall apply to all other destinations.

(2) The usual or normal differentials applying on domestic cottonseed oil for grade above or below these prices for basic grades shall apply to imported cottonseed oil.

(3) The usual or normal differentials applying on domestic cottonseed oil for types of containers shall apply to imported cottonseed oil.

[Sec. 9.5 added by Am. 40, 10 P.R. 824, effective 1-25-45]

ARTICLE X—SHORTENING AND COOKING AND SALAD OILS

Sec. 10.1 Maximum prices of processors. The maximum prices of processors for the following shortenings and cooking and salad oils shall be the following prices:

(a) Standard shortening. The maximum delivered prices of Swift's "Jewel" and "Sanco"; Armour's "Vegetole"; Lookout's "Domino"; Wilson's "Advantage"; Atlantic Lard's "Royal Aster"; Procter and Gamble's "Tinkwhite" and "Fluffo"; Southern's "Soo-soo" and "Kneadit"; South Texas' "Crustene";

Gulf and Valley's "Blue Plate"; Interstate's "Mrs. Tucker"; Lever Brothers' "Hydora" and Humko's "Humko" and all other brands of standard shortening manufactured or distributed by the processors of these brands shall be the following prices:

	North	South	Pacific Coast
Drums, tierces, or fibre containers of more than 45 pounds (per pound)-----	Cents 16.50	Cents 16.25	Cents 16.75
Cartons:	Dollars	Dollars	Dollars
(1) 12/1 lbs. (per case)-----	\$8.10	\$8.00	\$8.20
(2) 48/1 lbs. (per case)-----	8.25	8.15	8.35

[Table amended by Am. 12, 9 F.R. 795, effective 1-26-44.]

(b) *Hydrogenated shortening.* (1) The maximum delivered prices of Procter and Gamble's "Primex"; Lever Brothers' "Cove"; Southern's "Heavy Duty MFB"; Swift's "Vream"; Armour's "Kremite"; and Wilson's "Bakerite" shall be the following prices:

	North	South	Pacific Coast
Drums, tierces, or fibre containers of more than 45 pounds (per pound)-----	Cents 17.75	Cents 17.75	Cents 17.75

[Table amended by Am. 12, 9 F.R. 795, effective 1-26-44]

(2) The maximum delivered prices of Procter and Gamble's "Sweetex"; Lever Brothers' "Covo Super Mix"; Southern's "Quik Blend"; Swift's "Vreamay"; Armour's "Kremor"; and Wilson's "Bakerite 140" shall be the following prices:

	North	South	Pacific Coast
Drums, tierces, or fibre containers of more than 45 pounds (per pound)-----	Cents 18.75	Cents 18.75	Cents 18.75

[Table amended by Am. 12, 9 F.R. 795, effective 1-26-44]

(3) The maximum delivered prices of Lever Brothers' "Spry" and Procter and Gamble's "Crisco" shall be the following prices:

	North	South	Pacific Coast
Three and six pound airtight containers (per case)-----	\$7.74	\$7.74	\$7.74

(c) *Salad oil.* The maximum delivered prices of Southern's "77" and "Angela Mia" Gulf and Valley's "Blue Plate"; Procter and Gamble's "Puritan" and "Fluffo"; Swift's "Jewel"; Armour's "Star"; Wilson's "Certified"; South Texas' "Crustene"; Interstate's "Mrs. Tucker" and Humko's "Humko" shall be the following prices:

	North	South	Pacific Coast
(1) Drums (per pound)-----	16.50¢	16.50¢	17.00¢
(2) 1/5 gal. can (per can)-----	\$6.65	\$6.55	\$6.75
(3) 6/1 gal. can (per case)-----	\$8.20	\$8.10	\$8.50

The maximum delivered prices of Southern's "Wesson Oil" shall be the following prices:

	North	South	Pacific Coast
(4) 12/1 qt. cans (per case)-----	\$5.40	\$5.35	\$5.39
(5) 24/1 pint cans (per case)-----	5.60	5.60	5.65

(d) *Cooking oil.* The maximum delivered prices of Procter and Gamble's "Marigold"; Southern's "88"; Gulf and Valley's "Clarola"; Swift's "Golden West"; Armour's "Supreme"; Wilson's "Laurel"; South Texas' "Magnolia" and Interstate's "White Beauty" shall be the following prices:

	North	South	Pacific Coast
(1) Drums (per pound)-----	16.00¢	16.00¢	16.50¢
(2) 1/5-gal. can (per can)-----	\$6.45	\$6.35	\$6.55
(3) 6/1-gal. cans (per case)-----	\$7.95	\$7.85	\$8.25

SEC. 10.2 *Differentials.*—(a) *Quantity.* The maximum delivered prices of hydrogenated and standard shortenings, established in section 10.1 above, are the maximum delivered prices for hydrogenated and standard shortenings when shipped in (1) carlots or (2) the quantity to which the lowest price is usually applied in the processor's published lists. When hydrogenated and standard shortenings are shipped in less than (1) carlots or (2) the quantity to which the lowest price is usually applied in the processor's published lists, the usual or normal differential for such a quantity shall continue to apply.

(b) *Quantity.* The maximum delivered prices of salad and cooking oils, established in section 10.1 above, are the maximum prices for salad and cooking oils when shipped in the quantities usually named in the processor's published lists. When salad and cooking oils are shipped in carlots on which a refining in transit privilege is applicable the usual or normal discount (if any) from the maximum prices established in the schedule shall continue to apply. When shipped in a quantity less than the quantity to which the lowest price is usually applied in the processor's published lists, the usual or normal differential over the maximum prices established in this schedule shall continue to apply.

(c) *Container.* When hydrogenated and standard shortenings and salad and cooking oils are sold in containers of different sizes from the container sizes named in section 10.1, the usual or normal differential for size of container shall continue to apply.

(d) *Cash discounts.* The maximum prices of hydrogenated and standard shortenings and salad and cooking oils, established in section 10.1, are the maximum prices before cash discounts. The usual or normal discount for the receipt of payment within the period usually specified in the processor's published lists shall continue to apply.

(e) *Area.* The maximum prices of hydrogenated and standard shortenings and salad and cooking oils, established in section 10.1, are basic prices for the three areas named (North, South, and

Pacific Coast). The usual or normal differentials which have applied in the past over base prices to some points within these areas shall continue to apply.

(f) *Limitation.* The maximum prices of hydrogenated and standard shortenings and salad and cooking oils, established in this Article X are the maximum prices on sales made by processors. These prices are not the maximum prices on sales made by wholesalers and retailers.

(g) The maximum prices established in section 10.1, shall apply to sales to any person.

(h) The usual or normal differentials for type of purchaser shall continue to apply.

(i) *Branch houses and car routes.* Where a processor sells a brand of standard or hydrogenated shortening enumerated in section 10.1 hereof through a branch house or car route owned by the processor or owned by a corporation more than 50% of whose stock is owned or controlled by the processor, to a purchaser other than (1) a jobber, or (2) a wholesaler, or (3) a purchaser who buys a carlot or that quantity to which the lowest price usually is applied in the processor's published lists, or (4) a purchaser who during the years 1941 and 1942 customarily has bought in carlots or the quantity to which the lowest price usually is applied in the processor's published lists, the processor's maximum price on such sales shall be 106% of the lesser of (i) the amount that he bills his branch house or car route for the shortening so sold, or (ii) the maximum price permitted him by sections 10.1 to 10.2 (h) inclusive, for carlot shipments of the shortening so sold.

(j) *Branch houses and car routes.* Where a processor sells a brand of salad or cooking oil enumerated in section 10.1 hereof through a branch house or car route owned by the processor or owned by a corporation more than 50% of whose stock is owned or controlled by the processor, to a purchaser other than (1) a jobber, or (2) a wholesaler, or (3) a purchaser who buys a carlot or that quantity to which the lowest price usually is applied in the processor's published lists, or (4) a purchaser who during the years 1941 and 1942 customarily has bought in carlots or the quantity to which the lowest price usually is applied in the processor's published lists, the processor's maximum price on such sales shall be 110% of the lesser of (i) the amount that he bills his branch house or car route for the oil so sold, or (ii) the maximum price permitted him by sections 10.1 to 10.2 (h) inclusive, for carlot shipments of the oil so sold.

SEC. 10.3 *Maximum prices of brands for which maximum prices are not established in section 10.1.* (a) The maximum price of a brand of shortening, the maximum price of which is not established in section 10.1, shall be determined according to the provisions of the General Maximum Price Regulation¹⁰ except that the period from January 16,

¹⁰ 9 F.R. 1385, 5169, 6106, 8150, 10193, 11274.

1942 to January 31, 1942 inclusive shall be substituted for the period of the month of March 1942 in determining the highest price which may be charged in accordance with §§ 1499.2 and 1499.3 thereof.

(b) The maximum price of a brand of salad or cooking oil, which is not specifically named in section 10.1, shall be determined according to the provisions of the General Maximum Price Regulation, except that the period from January 16, 1942 to January 31, 1942 inclusive shall be substituted for the period of the month of March 1942 in determining the highest price which may be charged in accordance with §§ 1499.2 and 1499.3 thereof.

SEC. 10.4 Applications for adjustment of maximum prices by processors. If the processor of a brand of shortening, or of a brand of salad or cooking oil, the maximum price of which is not established in section 10.1, feels that his brand should command the same maximum price as those brands for which a maximum price is established in section 10.1, or if he feels that the maximum price for his brand, as computed under section 10.3, is unduly low in relation to the maximum prices of those brands the maximum prices of which are established in section 10.1, he should file an application for adjustment with the Office of Price Administration in accordance with the procedure set forth in Revised Procedural Regulation No. 1. Such application should set forth in detail the reasons why the applicant believes his brand should command the maximum price requested by the applicant in his application. The application should also set forth in detail the price relationship between the applicant's brand and one of the brands specifically named in section 10.1.

SEC. 10.5 Sales of bulk shortening to government agencies. On sales of standard or hydrogenated shortening in drums or tierces holding 300 pounds or more, to the Army, Navy, Lend-Lease Administration, or any other government agency, the maximum price shall be the maximum price as determined under the preceding sections of this Article X, plus in the case of standard shortening, 4¢ per pound for each pound of vegetable oil contained in such standard shortening and, in the case of hydrogenated shortening, 2¢ per pound for each pound of hydrogenated shortening so sold.

[Sec. 10.5 added by Am. 12, 9 F.R. 795, effective 1-26-44. Former 10.5 redesignated 10.6 by Am. 12]

SEC. 10.6 Definitions. When used in this Article X, the following terms shall have the following meanings:

(a) "Standard shortening" means a shortening which is (1) made from hardened vegetable oil or (2) made from a mixture of vegetable oil and animal fat and/or hardened marine animal oils. It must conform with the following specifications:

Suspended matter: The shortening must be free from any appreciable amount of suspended matter.

Taste and odor: The shortening must be free from rancidity, foreign odor and sourness.

Moisture: The moisture must not exceed 0.3% (Vacuum Oven Method, Official Agricul-

tural Chemists Association, 6th ed., 1940, p. 423).

Smoke point: The shortening must withstand a temperature of 400 degrees F. without smoking.

Stability: The stability of the shortening must be not less than three hours (Active Oxygen Method; King, Roehen and Irwin; Oil and Soap, 10, 105, June 1933).

Plasticity: The shortening must remain solid, and be plastic and workable at a temperature within the range from 70 degrees F. to 90 degrees F.

F. F. A.: The F. F. A. must not exceed 0.3% (Method, Official Agricultural Chemists Association, 6th ed., 1940, p. 436).

(b) "Hydrogenated shortening" means a shortening made entirely from vegetable oils, each of which has been hydrogenated to some extent. It must conform with the following specifications:

No free oils: The shortening must contain no free oils.

Suspended matter: The shortening must be free from any appreciable amount of suspended matter.

Taste and odor: The shortening must be free from rancidity, foreign odor and sourness.

Moisture: The moisture must not exceed 0.3% (Vacuum Oven Method Official Agricultural Chemists Association, 6th ed., 1940, p. 423).

Smoke point: The shortening must withstand a temperature of 400 degrees F. without smoking.

Stability: The stability of the shortening must be not less than three hours (Active Oxygen Method; King, Roehen and Irwin; Oil and Soap 10, 105, June, 1933).

Plasticity: The shortening must remain solid and be plastic and workable at a temperature within the range from 70 degrees F. to 90 degrees F.

F. F. A.: The F. F. A. must not exceed 0.12% (Method, Official Agricultural Chemists Association, 6th ed., 1940, p. 436).

Iodine number: The iodine number must not exceed 80 (Hanus Method, Official Agricultural Chemists Association, 6th ed., 1940, p. 429).

(c) The term "North" includes the following states:

Maine, New Hampshire, Vermont, Massachusetts, Connecticut, Rhode Island, New York, Pennsylvania, New Jersey, Ohio, Indiana, Michigan, Illinois, Wisconsin, Iowa, Minnesota, Nebraska, South Dakota, North Dakota, Colorado, Wyoming.

The term "South" includes the following states:

Delaware, Maryland, Washington, D. C., West Virginia, Virginia, North Carolina, South Carolina, Georgia, Florida, Kentucky, Tennessee, Alabama, Mississippi, Missouri, Arkansas, Louisiana, Kansas, Oklahoma, Texas, New Mexico.

The term "Pacific Coast" includes the following states:

Washington, Oregon, California, Montana, Idaho, Nevada, Utah, Arizona.

(d) "Person" includes an individual, corporation, partnership, association, any other organized group of persons, legal successor or representative of any of the foregoing, and includes the United States, any agency thereof, any other government, or any of its political subdivisions, and any agency of the foregoing.

ARTICLE XI—LARD

SEC. 11.1 Maximum prices. The maximum prices of lard shall be the prices computed as follows:

(a) **Chicago and East St. Louis basing points area.** This area shall include that part of the continental United States east of the Mississippi River and north of the northern boundaries of Tennessee and North Carolina, except Minnesota. Chicago and East St. Louis basing points maximum prices:

(1) Loose lard 12.80 cents per pound, in tank cars, delivered within corporate limits of basing points.

(2) Base or standard commercial refined lard, 14.55 cents per pound, in tierces, delivered within corporate limits of basing points.

(i) The maximum price that may be charged by any processor for loose lard, delivered, at any community in this area outside the corporate limits of the basing points, shall be 12.80 cents, plus the tank car freight rate per pound on loose lard from the nearest basing point freightwise in the area to the community of sale. No other charges may be added to this delivered price.

(ii) The maximum price at which a processor may sell base or standard commercial refined lard in tierces, delivered, at any community in this area, outside the corporate limits of the basing points, shall be 14.55 cents per pound, plus the packing house products freight rate, tare added, between the nearest basing point freightwise and the community of sale.

[Subparagraphs (i) and (ii) amended by Am. 49, 10 P.R. 7046, effective 6-18-45]

(b) **Kansas City basing point area.** This area shall include that part of the continental United States east of the Mississippi River and south of the southern boundaries of Kentucky and Virginia. Kansas City basing point maximum prices:

(1) Loose lard, 12.55 cents per pound, in tank cars, delivered within corporate limits of Kansas City.

(2) Base or standard commercial refined lard, 14.30 cents per pound, in tierces, delivered within corporate limits of Kansas City.

(i) The maximum price that may be charged by any processor for loose lard, delivered, at any community in this area shall be 12.55 cents per pound, plus the tank-car freight rate per pound on loose lard from the basing point for this area to the community of sale. No other charges may be added to this delivered price.

(ii) The maximum price at which a processor may sell base or standard commercial refined lard in tierces, delivered, at any community in this area shall be 14.30 cents per pound, plus the packing house product freight rate, tare added, between the basing point and the community of sale. No other charges may be added to this delivered price.

(c) **Multiple basing point area.** This area shall include that part of the continental United States west of the Mississippi River and all of the State of Minnesota. Basing points shall be as follows:

Iowa: Cedar Rapids, Davenport, Des Moines, Dubuque, Fort Dodge, Marshalltown, Mason City, Ottumwa, Waterloo.

Minnesota: Albert Lea, Austin, Duluth, South St. Paul, St. Paul, Winona.

Missouri: Joplin, Kansas City, South St. Joseph, Springfield.
Nebraska: South Omaha, Omaha.

Maximum prices at each of these basing points shall be as follows:

(1) Loose lard, 12.55 cents per pound, in tank cars, delivered within corporate limits of basing points.

(2) Base or standard commercial refined lard, 14.30 cents per pound, delivered within corporate limits of basing points.

(i) The maximum price that may be charged by any processor for loose lard, delivered at any community in this area, outside the corporate limits of the basing points, shall be 12.55 cents, plus the tank car freight rate per pound on loose lard from the nearest basing point freightwise in the area to the community of sale. No other charges may be added to this delivered price.

(ii) The maximum price at which a processor may sell base or standard commercial refined lard in tierces, delivered, at any community in this area, outside the corporate limits of the basing points, shall be 14.30 cents per pound, plus the packing house products freight rate, tare added, between the nearest basing point freightwise and the community of sale. No other charges may be added to this delivered price.

[Subparagraphs (i) and (ii) amended by Am. 46, 10 F.R. 7046, effective 6-18-45]

SEC. 11.2 Quality differentials. To determine his maximum price for lard other than loose lard or base or standard commercial refined lard in tierces, the processor should determine his maximum price for base or standard commercial refined lard in tierces, in accordance with this schedule, and to this figure add no more than, or, subtract at least the quality differentials hereinafter set forth for the appropriate type of lard, irrespective of area, quantity or type of package:

Prime steam-----	¾ cent per pound under base or standard commercial refined lard.
Rendered pork fat..	1 cent per pound under base or standard commercial refined lard.
Refined rendered pork fat.	¾ cent per pound under base or standard commercial refined lard.
Base or standard commercial refined lard.	None.
Special refined hardened lard.	¾ cent per pound over base or standard commercial refined lard.
Open kettle rendered lard.	½ cent per pound over base or standard commercial refined lard.
Neutral lard-----	1 cent per pound over base or standard commercial refined lard.
Edible lard oil-----	1½ cents per pound over base or standard commercial refined lard.
Lard flakes-----	1½ cents per pound over base or standard commercial refined lard.
Rendered pork fat flakes.	1½ cents per pound over rendered pork fat.
Specialty lard-----	4/10 cent per pound over base or standard commercial refined lard.
Hydrogenated lard..	1¼ cents per pound over base or standard commercial refined lard.

[Table amended by Am. 20, 9 F.R. 5314, effective 5-22-44; and Am. 31, 9 F.R. 9652, effective 8-14-44]

SEC. 11.3 Container differentials. (a) To determine his maximum price for lard sold in other than tierces, the processor should first compute his maximum price for the particular type of lard involved, in accordance with the above provisions of this schedule, then, to this figure he may add a sum equal to, but no more than, the differential hereinafter set forth for the appropriate type of package, irrespective of area, quantity or quality:

	Cents per lb.
Tierces-----	None
400 pound non-returnable steel drums.	None
120 pound non-returnable steel drums.	None
57 pound tubs-----	None
65 pound hardwood tubs-----	½
50 pound tins-----	¾
25 pound tins-----	½
20 pound tins-----	1
16 pound tins-----	1
20 pound wooden pails-----	1
8 pound tins-----	1
4 pound tins-----	1¼
3 pound tin or fibre containers-----	1¼
8 pound cartons-----	¾
4 pound cartons-----	¾
2 pound cartons-----	¾
1 pound cartons-----	¾

(b) If a processor sells lard in a type of package not listed in section 11.3 (a) above, his maximum price for lard sold in such type of package shall be his maximum price for the particular type of lard involved, in accordance with this schedule plus the usual or normal differential for such type of package.

(c) **Sales to government agencies.** The maximum price for sales of lard to war procurement agencies in 56 pound wood or fibre export boxes shall be the tierce price for lard plus ¼ of a cent per pound. No additional charges may be added for this type of package. This section removes the pricing of lard in 56 pound wood or fibre export boxes on sales to government agencies from Supplementary Order No. 106.

[Paragraph (c) added by Am. 46, 10 F.R. 7046, effective 6-18-45]

SEC. 11.4 Quantity differentials. (a) The maximum prices for processors, established by sections 11.1 to 11.3 of this schedule, are maximum prices for carload sales of a lard commodity or combination of lard commodities where such carload is sold to one buyer and shipped in one shipment whether a through car shipment, single destination, or a stop-over joint car shipment, more than one destination.

(b) The processor's maximum price for less than carload sales shall be the processor's maximum delivered price at the community of sale, as established by section 11.1 to 11.3 of this schedule, plus ¾ cents per pound.

(c) Section 11.4 shall apply whether the sale is made direct or through branch house or car route activity or similar form of selling, so long as such selling unit is processor-owned or operated.

SEC. 11.5 Cash lard. The maximum price for cash lard shall be 13.80 cents per pound, Chicago basis, and the maximum price for lard futures contracts traded on the Chicago Board of Trade shall be 13.80 cents per pound.

SEC. 11.6 F. S. C. C. lard. The maximum price per pound, f. o. b. shipping point, for lard sold to the Federal Surplus Commodity Corporation shall be

the maximum delivered price, per pound, permitted by this schedule for carload quantities of similar lard similarly packed, sold to other purchasers, and delivered at the point of shipment.

SEC. 11.7 Lard flakes. (a) Where a processor sells lard flakes to be used in the manufacture of war lard and the maximum price for lard flakes at the city where the lard flakes are manufactured is greater than the maximum price for lard flakes at the city where the processor who makes the war lard is located, the maximum price which the selling processor may charge for his lard flakes shall be the price established for lard flakes at the city where the lard flakes are manufactured plus the actual cost of freight from the seller's plant to the buyer's plant.

(b) Where the maximum price for lard flakes is computed under this section 11.7 the processor's maximum selling price for war lard in whose manufacture such lard flakes are used shall be the price of war lard established under the other applicable provisions of this Article plus 10% of the difference in the maximum price for lard flakes computed under section 11.7 (a) above over the maximum price for lard flakes (at the war lard processor's plant) computed under the other applicable provisions of Article XI.

[Sec. 11.7 amended by Am. 43, 10 F.R. 3223, effective 3-31-45]

SEC. 11.8 Lard or pork fat sold for inedible use by certain sellers. Where an edible pork fat or lard product is sold by a seller who sold a similar pork fat or lard product prior to January 1, 1943, and who, prior to said January 1, 1943 customarily sold over 75% of his production of such pork fat or lard product for inedible use, the maximum price of such pork fat or lard product shall be:

(a) On sales of such pork fat or lard product for edible use, the maximum prices for such products set forth in this Article XI.

(b) On sales of such pork fat or lard product for inedible use, the maximum price established by Article XIV hereof for the type and grade of inedible grease that the seller designated such product as being when he sold such product for inedible use prior to January 1, 1943, or, if no such designation was then made, the maximum price established by Article XIV hereof for that type and grade of inedible grease to which the product being sold would be most similar if it were inedible.

[Sec. 11.8 added by Am. 8, 8 F.R. 15523, effective 11-17-43. Former 11.8 and 11.9 redesignated 11.9 and 11.10 respectively by Am. 8]

SEC. 11.9 Definitions. When used in this Article XI, the term:

(a) "Loose lard" means lard conforming with paragraph 29, section 1, Regulation 1 of the Meat Inspection Regulations of the United States Department of Agriculture regardless of rendering method and not refined or packaged.

(b) "Prime steam lard" shall be considered the same as loose lard both as to definition and price consideration except that it shall be rendered in steam tanks.

(c) "Cash lard" means prime steam lard in tierces conforming with the requirements of paragraph 1479, pages 183-184, of the rules and regulations of Board of Trade of City of Chicago, March 8, 1941.

(d) "Rendered pork fat" means those rendered edible pork fats, regardless of rendering method, not eligible for lard as such, in accordance with paragraph 30, section 1, Regulation 1 of the Meat Inspection Regulations of the United States Department of Agriculture.

(e) "Refined rendered pork fat" means rendered pork fat, as defined above, regardless of rendering method used in processing such pork fats, refined under standard commercial practice to conform to the following specifications:

Moisture: Not to exceed 0.3% as tested by the vacuum oven method of the Association of Official Agricultural Chemists.

Suspended matter: Shall be free from appreciable amounts of suspended matter.

F. F. A.: Not to exceed 0.5% as tested by method of the Association of Official Agricultural Chemists.

Taste and odor: Shall be mild, sweet and normal.

Stability: Not less than three hours as determined by active oxygen method. (King, Roschen & Irwin, Oil and Soap 10, 105, June, 1933.)

(f) "Base or standard commercial refined lard" means that kind of lard produced from loose lard, regardless of rendering method used in making the loose lard, and refined under standard commercial practice to conform to the following specifications:

Moisture: Not to exceed 0.3%. (Same test as above.)

Suspended matter: Shall be free from appreciable amounts of suspended matter.

F. F. A.: Not to exceed 0.5%. (Same test as above.)

Taste and odor: Shall be mild, sweet and normal for pure lard.

Stability: Not less than three hours as determined by active oxygen method.

Plasticity: Shall remain solid and be plastic and workable at ordinary temperatures.

(g) "Special refined hardened lard" means lard which conforms to the requirements of base or standard commercial refined lard, as above defined, with the addition of a minimum of 8% lard flakes which have a minimum titre of 57° C. and shall conform to the following specifications:

Moisture: Not to exceed 0.2%. (Same test as above.)

Suspended matter: Shall be free from appreciable amounts of suspended matter.

F. F. A.: Not to exceed 0.5%. (Same test as above.)

Taste and odor: Shall be mild, sweet and normal for pure lard.

Stability: Not less than three hours as determined by active oxygen method.

Melting point: Not less than 45° C., as tested by Wiley Method of the Association of Official Agricultural Chemists.

(h) "Open kettle rendered lard" means that kind of lard which is produced from 100% leaf fat or any mixture of leaf fat and back fat down to a minimum of 40% leaf fat, and is kettle rendered in a regular commercial manner to conform to the following specifications:

Moisture: Not to exceed 0.3%. (Same test as above.)

Suspended matter: Shall be free from appreciable amounts of suspended matter.

F. F. A.: Shall be less than 0.5%. (Same test as above.)

Taste and odor: Shall have a characteristic kettle rendered flavor.

Stability: Not less than five hours as determined by active oxygen method.

Plasticity: Shall remain solid and be plastic and workable at ordinary temperatures.

(i) "Neutral lard" means that kind of lard from fresh chilled leaf fat only, rendered at a temperature not exceeding 130° F., to conform to the following specifications:

Moisture: Not to exceed 0.3%. (Same test as above.)

Suspended matter: Shall be free from appreciable amounts of suspended matter.

F. F. A.: Not to exceed 0.5%. (Same test as above.)

Taste and odor: Shall be neutral in flavor.

Stability: Not less than ten hours as determined by active oxygen method.

(j) "Lard flakes" means hydrogenated lard which conforms with paragraph 29, section 1, Regulation 1 of the Meat Inspection Regulations of the United States Department of Agriculture. The titre shall not be less than 57° C. and free fatty acid shall not exceed 0.2%.

(k) "Rendered pork fat flakes" means hydrogenated rendered pork fat conforming to paragraph 30, section 1, Regulation 1 of the Meat Inspection Regulations of the United States Department of Agriculture.

(l) "Edible lard oil" means the liquid or oil portion mechanically pressed from prime steam lard that has a minimum stability of seven hours measured by the active oxygen method and that has been previously conditioned by seeding under controlled temperatures, which oil conforms to the following specifications:

Moisture: Not to exceed 0.3% as tested by the vacuum oven method of the Association of Official Agricultural Chemists, 6th ed., 1940, P. 423.

Suspended matter: Shall be free from any appreciable amount of suspended matter.

F. F. A.: Shall not exceed 0.5% as tested by Association of Official Agricultural Chemists, 6th ed., 1940, P. 436.

Taste and odor: Shall be mild, sweet, and normal for pure lard.

Viscosity: At 100° F., Saybolt Method, shall be not more than 200 seconds.

(m) "Tare" means 15% of the packing house product freight rate, whether carload sale or less than carload sale and regardless of package or type of lard.

(n) "Packing house product freight rate" means the packing house product freight rate, published in public tariffs for minimum 30,000 pound weight packing house products (except canned meats) or if no rate for 30,000 pound minimum weight same class is available the nearest minimum weight carload established for same class shall apply in computing maximum prices under this Article XI.

(o) *Community of sale.* (1) Except as otherwise provided in sections 11.9 (o) (2) and 11.9 (o) (3), "community of sale" means that point at which the purchaser from the processor resells the lard so purchased, regardless of the point at which actual delivery of the lard from the processor to the purchaser takes place.

[Subparagraph (1) amended by Am. 24, 9 F.R. 6317, effective 6-22-44]

(2) Where the purchaser of the lard is the owner of four or more retail stores at which the lard ultimately will be resold by him, and has the lard delivered by the seller to a warehouse for storage until he (the purchaser) reships it to his retail stores for resale, or to another warehouse for storage and subsequent reshipment to his retail stores for resale, and is unable to determine, at the time the lard is delivered by the seller to such warehouse, the particular retail stores from which the lard will be resold by him, then, in such case, and only in such case, "community of sale" means the place where the warehouse to which the lard is delivered by the seller is located.

(3) Where lard is purchased from a processor for purposes other than reselling it as lard (such as, but not limited to, purchases for consumption, or for use in manufacturing another product, etc.), "community of sale" means the place where is located the buyer's premises in which the lard is consumed, or employed in manufacturing another product, or otherwise used.

[Subparagraph (3) amended by Am. 24, 9 F.R. 6317, effective 6-22-44]

[Paragraph (o) amended by Am. 2, 8 F.R. 11593, effective 8-24-43 and as otherwise noted]

(p) "The maximum price delivered" means the maximum price delivered at the community of sale, as established by section 11.1 (a), (b) and (c), regardless of the method of shipment and regardless of the point at which actual delivery of the lard from the processor to the purchaser takes place. It also means the actual dollars and cents figure, as computed decimally under this Article XI, and no higher price may be charged, although the processor may adjust this maximum price downward to the next nearest eighth of a cent or lower figure, if he so desires.

(q) *Hydrogenated lard.* (1) "Hydrogenated lard" means lard, all of which has been hydrogenated to some extent, to which no anti-oxidant or preservative has been added, and which conforms at least to the following specifications:

Stability: Not less than 30 hours as determined by the active oxygen method.

Smoke point: Not less than 420° F.

Moisture: Not to exceed 0.01 percent.

Plasticity: Shall remain solid and be plastic and workable at 65-95° F.

F. F. A.: Not over 0.05 percent.

Taste and odor: Bland.

Suspended matter: Shall be free from appreciable amounts of suspended matter.

(2) The fact that for the purposes of, or under the regulations or rulings of any other Government agency, lard, all of which is hydrogenated to some extent, may not be described or labelled as lard, shall not prevent its being deemed to be lard within the meaning of that word as used in this Article XI. Such lard, all of which is hydrogenated to some extent, shall be deemed to be lard within the meaning of that word as it is used in this Article XI, and shall be priced as lard.

[Paragraph (q) added by Am. 20, 9 F.R. 5314, effective 5-22-44]

(r) *Specialty lard.* (1) "Specialty lard" means lard that is bleached and deodorized, to which an approved antioxidant may be added, which conforms to the following specifications:

Moisture: Not to exceed 0.1% (same test as above).

Suspended matter: Shall be free from appreciable amounts of suspended matter.

F. F. A.: Not to exceed 0.1%.

Taste and odor: Shall be free from taste and odor.

Stability: No less than 15 hours, as determined by active oxygen method (King, Roschen and Irwin, Oil and Soap 10,105, June 1933)

Plasticity: Shall remain solid and be plastic and workable at 45° F.-90° F.

Smoke point: Not less than 420° F.

[Paragraph (r) added by Am. 31, 9 F.R. 9652, effective 8-14-44]

SEC. 11.10 Denatured edible lard. Where (a) denatured edible lard is sold for use in making an inedible product, and (b) where such lard is delivered by the seller on or before the 31st day of October 1943, the maximum price of such denatured edible lard shall be the same as the maximum price set forth above for similar edible lard that is not denatured.

[Sec. 11.10, formerly 11.9 added by Am. 3, 8 F.R. 11296, effective 8-14-43]

SEC. 11.11 Loose prime steam lard sold to processors located in basing points. Where loose prime steam lard is sold and delivered in tankcars or tank-trucks to a processor who is located within the corporate limits of any of the above basing points, and is delivered by the seller from a plant located within the railroad switching limits of the same basing point, the seller may add to the maximum prices hereinabove set forth the railroad switching charge incurred where delivery is in tankcars, or, where delivery is in tanktrucks, an amount, per pound, not greater than the sum that would be charged, per pound, by a railroad carrier for the most comparable switching movement of a tankcar containing 60,000 pounds.

[Sec. 11.11 added by Am. 11, 9 F.R. 540, effective 1-18-44; amended by Am. 21, 9 F.R. 6232, effective 6-12-44]

SEC. 11.12 Maximum prices for processors and for other sellers who would otherwise have lower ceilings. The above maximum prices are maximum prices for processors. They are also the maximum prices for any other sellers whose maximum prices, as established under any other regulation, would be less than the maximum prices hereinabove established for processors.

[Sec. 11.12 added by Am. 25, 9 F.R. 7420, effective 7-8-44]

ARTICLE XII—OLEO

SEC. 12.1 Maximum prices. The maximum prices of the following fats and oils shall be the following prices:

Oleo—Packed in used drums or barrels, f. o. b. Chicago:	Cents per pound
Extra oleo stock	12.75
Prime oleo stock	12.50
Extra oleo oil	13.04
Prime oleo oil	12.75
Prime oleo stearine	10.61

(a) The usual or normal differentials for grade, quantity, container and type of purchaser, above or below these prices for basic grades, shall continue to apply.

(b) The usual or normal differentials, above or below these f. o. b. Chicago prices, shall continue to apply for all other shipping points.

ARTICLE XIII—WOOL GREASE

SEC. 13.1 Maximum prices. The maximum prices of the following fats and oils shall be the following prices:

Wool grease: f. o. b. producer's plant, in returnable drums, carlots.

	Cents per pound
U. S. P. lanolin, anhydrous cosmetic grade	35
U. S. P. lanolin, pharmaceutical type	33
U. S. P. lanolin, hydrous	32
Technical lanolin, bleached and deodorized, ash maximum $\frac{1}{10}$ of 1% moisture maximum $\frac{3}{4}$ of 1%, acid maximum $\frac{3}{4}$ of 1%, $1\frac{1}{2}$ % loss with petroleum ether extraction, color $3\frac{1}{2}$ A. S. T. M. standard	31
Neutral wool grease, fully refined, acid maximum 2%, ash maximum $\frac{1}{10}$ of 1%, moisture maximum 1%	29
Neutral wool grease, fully refined, over 2% acid, ash maximum $\frac{1}{10}$ of 1%, moisture maximum 1%	27 $\frac{1}{2}$
Crude centrifugal wool grease, known as dry moisture maximum $2\frac{1}{2}$ %, ash maximum $\frac{3}{4}$ of 1%, maximum $1\frac{1}{2}$ F. F. A.	20
Crude centrifugal wool grease, known as wet, over 5% moisture, maximum $2\frac{1}{2}$ F. F. A., not refined, anhydrous grease basis	17

	Titre minimum	F. F. A. maximum	M. I. U. basis (percent)	F. A. C. maximum untreated and unbleached	Cents per pound
TALLOWES					
Edible	41.5	1	1	5	9 $\frac{1}{4}$
Fancy	41.5	4	1	7	8 $\frac{1}{4}$
Choice	41	5	1	9	8 $\frac{1}{4}$
Prime, renderers prime, prime packers, or extra	40.5	6	1	13 or 11B	8 $\frac{1}{4}$
Special	40.5	10	1	19 or 11C	8 $\frac{1}{4}$
No. 1	40.5	15	2	33	8 $\frac{1}{4}$
No. 3	40.5	20	2	37	8 $\frac{1}{4}$
No. 2	40	35	2	No color	8 $\frac{1}{4}$
Naphtha extracted bone	40	50	3	No color	7 $\frac{1}{2}$
GREASES					
Choice white	37	4	1	13 or 11B	8 $\frac{1}{4}$
A, white	37	8	1	15	8 $\frac{1}{4}$
B, white	36	10	2	19 or 11C	8 $\frac{1}{4}$
Yellow	36	15	2	37	8 $\frac{1}{4}$
House	37.5	20	2	39	8 $\frac{1}{4}$
Brown	38	50	2	No color	7 $\frac{1}{4}$
Fleshing and/or Glue grease No. 1	36	15	1	15	8 $\frac{1}{4}$
Fleshing and/or Glue grease No. 2	36	40	2	21	8
No. 1 pig skin & Pigsfoot	34	2	1	9	9 $\frac{1}{4}$
Garbage grease	34	60	3	No color	7

(a) Materials of less than 40 titre shall be deemed greases and shall be priced only on the basis of the maximum prices set forth above for greases; and materials of more than 39.9 titre shall be deemed tallowes and shall be priced only on the basis of the maximum prices set forth above for tallowes.

(b) Each type or grade of tallow or grease must be designated by the name customarily applied to it by the trade prior to August 1, 1942, and must be priced on the basis of the specifications prescribed in section 14.1 for such type or grade.

(c) The usual or normal differentials for grades, or grades with specifications other than those listed above, shall continue to apply. Bleaching qualities of any material, however, do not consti-

	Cents per pound
Common Degras, moisture maximum $2\frac{1}{2}$ %, $\frac{1}{4}$ to 1% ash, maximum 11% F. F. A.	12
Common Degras, moisture maximum $2\frac{1}{2}$ %, $\frac{1}{4}$ to 1% ash, maximum 20% F. F. A.	11
Common Degras, moisture maximum $2\frac{1}{2}$ %, $\frac{1}{4}$ to 1% ash, maximum 30% F. F. A.	10

(a) The usual or normal differential for type of container shall continue to apply.

(b) The usual or normal differentials for grades above or below the listed grades shall continue to apply.

(c) When shipped in less than carload lots, the usual or normal premium shall continue to apply.

(d) The maximum price of an imported wool grease, duties and taxes paid, shall be the maximum price established above for the closest grade of domestic wool grease.

ARTICLE XIV—TALLOWES AND GREASES

SEC. 14.1 Maximum prices. The maximum prices of the following tallowes and greases shall be the following prices:

Tallowes and greases. F. o. b. producer's plant, in tank cars or tank trucks, or in returnable or non-returnable drums, barrels, or tierces, carlots:

tute any better grade, and do not justify any premium.

(d) When shipped in less than carload lots, the usual or normal premium shall continue to apply.

(e) When any of the above named tallowes or greases are sold in drums, barrels or tierces (1) to a buyer who has obtained a priority rating or priority order for such tallowes or greases from the Food Distribution Administration, (2) by a seller who customarily has charged a premium for tallowes or greases when sold in drums, barrels or tierces to a person engaged in a business similar to that in which the buyer is engaged, the maximum prices of such tallowes or greases shall be the prices set forth above, plus the differentials hereinabove set forth for the type of con-

tainer in which the tallows or greases are shipped:

Differentials to be added in cents per pound	
Container	
Returnable drums, barrels or tierces.....	$\frac{3}{4}$
Non-returnable drums, barrels or tierces.....	1

(f) The maximum prices for sales of the above tallows and greases to the Federal Surplus Commodity Corporation, in non-returnable tierces, shall be the prices set forth in section 14.1 above, plus 1¢ per pound.

SEC. 14.2 *Imported tallows and greases.* The maximum prices of imported tallows and greases, with duties and taxes paid, f. o. b. port of entry, shall be the maximum prices set forth above for the nearest domestic grade at the producer's plant.

ARTICLE XV—SOAPSTOCKS AND FATTY ACIDS

SEC. 15.1 *Maximum prices of raw soapstocks.* The maximum prices of the following raw soapstocks, delivered in tank cars or tank wagons, shall be the following prices:

RAW SOAPSTOCKS—BASIS 50% T. F. A.

[Cents per pound]

	New York	Chicago & Cincinnati	Los Angeles & San Francisco
Cottonseed foots.....	3.625	3.50	3.50
Corn foots.....	3.50	3.375	3.375
Soybean foots.....	3.50	3.375	3.375
Peanut foots.....	3.875	3.75	3.75

(a) Where any of the above soapstocks are delivered to other destinations, the maximum price shall be the price set forth above for the city nearest the point to which the soapstock is delivered, plus or minus the usual or normal differential that prevailed prior to price control between the point to which the soapstock is delivered and the nearest city named in the above schedule.

(b) The usual or normal differentials for grade, above or below the listed grades, shall continue to apply.

[Sec. 15.1 amended by Am. 1, 8 F.R. 11508, effective 8-24-43]

SEC. 15.2 *Maximum prices of recovered or acidulated soapstocks.* The maximum prices of the following recovered or acidulated soapstocks, delivered in tank cars or tank wagons, shall be the following prices:

RAW OR ACIDULATED SOAPSTOCKS

[Cents per pound]

	New York	Chicago & Cincinnati	Los Angeles & San Francisco
Acidulated cottonseed foots (black grease), basis 95% T. F. A.....	7.375	7.25	7.25
Corn oil, basis 95% T. F. A.....	7.25	7.00	7.00
Soybean oil, basis 95% T. F. A.....	7.25	7.00	7.00
Peanut oil, basis 95% T. F. A.....	8.00	7.75	7.75
Coconut oil, 95% saponifiable.....	10.125	10.125	10.125

(a) Where any of the above soapstocks are delivered to other destinations, the maximum price shall be the price set forth above for the city nearest the point to which the soapstock is delivered, plus

or minus the usual or normal differential that prevailed prior to price control between the point to which the soapstock is delivered and the nearest city named in the above schedule.

(b) The usual or normal differentials for grade, above or below the listed grades, shall continue to apply.

(c) The usual or normal differential for type of container shall continue to apply.

[Sec. 15.2 amended by Am. 1, 8 F.R. 11503, effective 8-24-43]

SEC. 15.3 *Maximum prices of distilled fatty acids.* The maximum prices of the following distilled fatty acids shall be the following prices:

	Cents per lb. delivered, carload, in returnable drums or nonreturnable packages	Cents per lb. delivered, carload, in returnable drums or nonreturnable packages
Tallow:		
East.....	12	12 $\frac{1}{4}$
Texas and Oklahoma.....	12 $\frac{1}{2}$	13 $\frac{1}{4}$
West of Rockies.....	13	13 $\frac{1}{2}$
Cottonseed, single distilled:		
East.....	11 $\frac{1}{4}$	12
Texas and Oklahoma.....	11 $\frac{1}{2}$	12 $\frac{1}{2}$
West of Rockies.....	12 $\frac{1}{4}$	13
Cottonseed, double distilled:		
East.....	11 $\frac{1}{4}$	12 $\frac{1}{4}$
Texas and Oklahoma.....	12 $\frac{1}{2}$	13
West of Rockies.....	13 $\frac{1}{4}$	13 $\frac{1}{2}$
Coconut, undistilled, 92 grade.....	15 $\frac{1}{2}$	15 $\frac{1}{2}$
Coconut, distilled, 91 grade.....	15 $\frac{1}{2}$	15 $\frac{1}{2}$
Coconut, triple distilled, special light color.....	16 $\frac{1}{4}$	16 $\frac{1}{4}$
Soybean oil, from foots.....	11	11 $\frac{1}{4}$
Soybean oil, from crude.....	12 $\frac{1}{4}$	12 $\frac{1}{4}$
Corn oil, from foots.....	11	11 $\frac{1}{4}$
Peanut oil, from foots.....	11 $\frac{1}{4}$	12

(a) When shipped in less than carload lots, the usual or normal premium shall continue to apply.

(b) The usual or normal differential for type of container shall continue to apply.

(c) The usual or normal differentials for grade above or below the listed grades shall continue to apply.

(d) The maximum prices of fractionated fatty acids shall be computed in accordance with the provisions of Article II of this Maximum Price Regulation No. 53.

SEC. 15.4 *Maximum prices of split fatty acids—(a) Tolling charge for splitting fats and oils.* The maximum toll which may be charged for splitting fats and oils shall be (in addition to the retention of the glycerin for the account of the splitter) 75¢ per 100 pounds in tankcar lots for all material testing under 20 F. F. A. and \$1.00 per 100 pounds in tankcar lots for all material testing 20 F. F. A. and over. All freight shall be for the account of the owner. The normal premium for less than tankcar lots shall continue to apply.

(b) *Maximum prices for split fatty acids.* The maximum price of split fatty acids, tankcars, f. o. b. seller's plant, shall be the cost, on a tankcar basis, of

the raw materials from which the split fatty acids are made, delivered the seller's plant, plus 75¢ per 100 pounds for raw materials testing under 20 F. F. A., or plus \$1.00 per 100 pounds for raw materials testing 20 F. F. A. and over.

(1) When shipped in less than carload lots, the usual or normal premium for fatty acids so shipped shall continue to apply.

(2) When shipped in containers other than tankcars, the usual or normal differential for fatty acids when shipped in such other type of container shall continue to apply.

SEC. 15.5 *Maximum prices of stearic acid and oleic acid.* The maximum prices of the following stearic acids and oleic acids shall be the following prices:

	Cents per lb. delivered, carload, in returnable drums or nonreturnable packages	Cents per lb. delivered, carload, in returnable drums or nonreturnable packages	Cents per lb. delivered, carload, in returnable drums or nonreturnable packages
Stearic acid, carloads, in bags.....	15 $\frac{1}{4}$	15 $\frac{1}{4}$	15 $\frac{1}{4}$
Single pressed.....	15 $\frac{1}{4}$	15 $\frac{1}{4}$	15 $\frac{1}{4}$
Double pressed.....	15 $\frac{1}{4}$	15 $\frac{1}{4}$	15 $\frac{1}{4}$
Triple pressed.....	15 $\frac{1}{4}$	15 $\frac{1}{4}$	15 $\frac{1}{4}$
Oleic acid:			
Tankcars.....	13 $\frac{1}{4}$	13	13 $\frac{1}{4}$
Carloads, in returnable drums or tankcars.....	12 $\frac{1}{4}$	12 $\frac{1}{4}$	12 $\frac{1}{4}$
Double distilled oleic acid.....	12 $\frac{1}{4}$	12 $\frac{1}{4}$	12 $\frac{1}{4}$
Carloads, in returnable drums.....	12 $\frac{1}{4}$	12 $\frac{1}{4}$	12 $\frac{1}{4}$
Carloads, in special drums or barrels (packages included).....	10 $\frac{1}{4}$	10 $\frac{1}{4}$	10 $\frac{1}{4}$
Hydrogenated fish oil fatty acid, 92 time, carloads, in bags.....	14 $\frac{1}{4}$	14 $\frac{1}{4}$	14 $\frac{1}{4}$

(a) When shipped in less than carload lots, the usual or normal premium shall continue to apply.

(b) The usual or normal differential for type of container shall continue to apply.

(c) The usual or normal differentials for grades above or below the listed grades shall continue to apply.

SEC. 15.6 *Maximum prices of imported stearic acids.* The maximum prices for imported stearic acids, all duties and taxes paid, shall be the maximum price of an equivalent grade of domestic stearic acid in a similar container in the same quantity, delivered in the same area.

[Sec. 15.6 added by Am. 48, 10 F.R. 10023, effective 8-18-45]

SEC. 15.7 *Domestic and imported sulphur olive oil or olive oil foots.* (a)

The maximum price of domestic sulphur olive oil or olive oil foots, in tank cars, f. o. b. seller's plant is 17 cents per pound.

(b) The maximum price of imported sulphur olive oil or olive oil foots, in tank cars, with all duties and taxes paid, f. o. b. port of entry, is 17 cents per pound.

(c) When domestic or imported sulphur olive oil or olive oil foots are sold in non-returnable drums one cent per pound may be added to the tank car price.

[Sec. 15.7 added by Am. 51, effective 10-22-45]

ARTICLE XVI—MARINE ANIMAL OILS

SEC. 16.1 *Maximum prices.* The maximum prices of the following oils shall be the following prices:

Marine animal oils—tank cars, all duties and taxes paid:

	Cents per pound
Whale oil, crude, No. 1, f. o. b. American ports.....	11.25
Sperm oil, crude, No. 1, f. o. b. American ports.....	7.75
Seal oil, No. 1, f. o. b. American ports.....	8.90
Menhaden, crude, f. o. b. producer's plant, Atlantic coast.....	8.90
Sardine oil, crude, f. o. b. producer's plant, Pacific coast.....	8.90
Sardine oil, hydrogenated 52°, f. o. b. producer's plant, Pacific coast.....	10.90
Light, cold pressed fish oil (Menhaden and Sardine), fair average quality, delivered.....	12.25
Herring oil, crude, f. o. b. Seattle.....	8.90

(a) The usual or normal differentials for grades, above or below those listed, shall continue to apply.

(b) The usual or normal differentials for type of container shall continue to apply.

(c) No marine animal oil shall be sold at a premium because of its vitamin content, unless such oil is purchased for use because of its vitamin content and contains more than 75 vitamin D units per gram. If purchased for its vitamin content, it may command the usual and normal premium for such vitamin oil, which it commanded on October 1, or November 26, 1941: *Provided*, That this schedule shall not apply to any vitamin oil for which a maximum price has been or may be established by a maximum price regulation.

(d) *Sales by FDA or FSCC.* On sales of any of the above oils by the Food Distribution Administration or Federal Surplus Commodities Corporation, which oils have actually been stored by the Food Distribution Administration or Federal Surplus Commodity Corporation, there may be added to the maximum prices specified in section 16.1 above, the following storage charges:

(1) On oil stored on the East Coast, .0735¢ per pound for the first month's, or fraction of a month's, storage, plus .0275¢ per pound for each additional month's, or fraction of a month's, storage.

(2) On oil stored on the West Coast, .0750¢ per pound for the first month's, or fraction of a month's, storage plus .0250¢ per pound for each additional month's, or fraction of a month's, storage.

In determining the length of time for which the particular oil being sold has been stored, the "first-in, first-out" method of inventory accounting shall be used.

[Paragraph (d) added by Am. 15, 9 F.R. 1574, effective 2-14-44]

(e) *Crude Newfoundland and/or Labrador herring oil.* The maximum price for crude Newfoundland and/or crude Labrador herring oil in tank cars, all duties and taxes paid, delivered to the buyer's place of business, is 8.90 cents per pound, plus the rail rate for the type of shipment from Seattle, to the buyer's place of business.

(1) The usual or normal differentials for type of container other than tank cars applying to Alaskan herring oil shall apply to Newfoundland and/or Labrador herring oil.

[Paragraph (e) added by Am. 49, 10 F.R. 10122, effective 8-21-45]

ARTICLE XVII—LINSEED OIL SHORTENING AND LINSEED OIL MARGARINE

SEC. 17.1 *Maximum prices.* The maximum prices of linseed oil shortening and linseed oil margarine, f. o. b. producer's plant, shall be the following prices:

	Cents per pound
Linseed oil shortening (produced wholly from linseed oil) in tierces.....	19.75
Linseed oil margarine (in No. 10 tins).....	19.94

[Article XVII amended by Am. 7, 8 F.R. 12559, effective 9-11-43; and Am. 22, 9 F.R. 6434, effective 6-15-44]

ARTICLE XVIII—DOMESTIC TUNG OIL

SEC. 18.1 *Maximum prices of domestic tung oil (Chinawood oil).* The maximum prices of domestic tung oil, f. o. b. New York, Gulf ports or Pacific Coast ports, shall be the following prices:

	Cents per pound
Tankcars.....	38.375
Returnable drums, carlots.....	39.00

(a) *Quantity differentials.* When tung oil is sold in returnable drums in less than carlot quantities, the seller may add to the carlot price set forth above, the differentials hereinafter set forth for the particular quantity sold:

Quantity sold:	Differential to be added (cents per pound)
Carlots, in more than one delivery of 10 drums each.....	1.00
5 to 9 drums, one delivery.....	1.50
1 to 4 drums, one delivery.....	2.00

(b) *Container differentials.* (1) If the oil is shipped in nonreturnable drums, the cost of the drums may be added to the above returnable drum prices.

(2) The usual or normal differentials for containers other than tankcars or drums shall continue to apply.

[Article XVIII added by Am. 27, 9 F.R. 7578, effective 7-11-44]

ARTICLE XIX—OLEOMARGARINE; MAXIMUM PRICES OF PROCESSORS

SEC. 19.1 *Maximum prices.* Processor's maximum prices for oleomargarine shall be determined under the provisions of the General Maximum Price Regulation, excepting that:

(a) *No maximum prices to be determined under section 1499.2 (b).* No maximum price shall be determined for any margarine under the provisions of section 1499.2 (b) of the General Maximum Price Regulation.

Where maximum prices for any margarine have been determined, or purport to have been determined, under the provisions of § 1499.2 (b) of the General Maximum Price Regulation prior to August 22, 1944, maximum prices for such margarine shall be recalculated and re-determined in accordance with the provisions of sections 19.1 (b) and (c) hereof.

(b) *Maximum prices of brands that were not sold or offered during March 1942, and that are now sold by processors who sold or offered any margarine during March 1942.* The maximum price of a brand of margarine that was not sold or offered for sale by the processor during March 1942, and that is now sold by a processor who sold or offered for sale any margarine during March 1942, shall be the highest price charged by the processor during March 1942 for the most nearly equivalent margarine sold or offered by such processor during March 1942.

(c) *Maximum prices of brands that were not sold during March 1942 and that are now sold by processors who did not sell or offer any margarine during March 1942.* The maximum price of a brand of margarine that was not sold or offered for sale during March 1942, and that is now sold by a processor who, did not sell or offer any margarine during March 1942, shall be determined under the provisions of Order No. 375 under § 1499.3 (b) of the General Maximum Price Regulation, excepting that in no case may a maximum price so determined be above the general level of prices prevailing for similar margarine in the same general area as that in which it is proposed to distribute the margarine.

(d) *Application for adjustment in certain cases of increased costs resulting from changes in method of manufacture or distribution.* (1) Where a processor, since March 1942, has changed and substantially improved the method of manufacture or distribution of any brand of margarine, or where a processor makes a new brand of margarine that is manufactured or distributed by a different and substantially better method than that under which the most nearly equivalent brand made by him during March 1942 was manufactured or distributed, such processor may apply to the Office of Price Administration, Washington, D. C., for an adjustment in his maximum price.

(2) In any such application the processor shall specify the exact changes and improvements in method of manufacture or distribution claimed to have been made since March 1942, the old and new method of manufacture or distribution, the exact cost (as of the date of the application) of making and distributing the margarine under the method of manufacture and distribution that was used in March 1942, and the exact cost of making and distributing the margarine under the method of manufacture and distribution used at the time of the application.

(3) Any adjustment granted under this section 19.1 (d) will in no case exceed the increase in the direct cost of producing the margarine and the increase in the cost of distribution that is due to the change in method of manufacture or distribution and will in no case be a price above the general level of prices prevailing for similar products in the same general area as that in which the product is distributed.

[Subparagraph (3) amended by Am. 30, 9 F.R. 11763, effective 9-30-44]

(e) *Application for adjustment in certain cases of hardship.* A processor may apply to the Office of Price Administration, Washington, D. C., for an adjustment in his maximum price of margarine where

(1) His maximum price is below the general price level prevailing for similar products, and

(2) He is or will be unable to maintain his production at his maximum price or prices, and

(3) The loss of his production would result in consumers having to pay higher prices for the most nearly similar substitute product available, and

(4) An increase in his maximum price or prices will enable him to continue production, and

(5) The Administrator is of the opinion that an increase in his maximum price or prices would, under all the circumstances, be in furtherance of the purposes of the Emergency Price Control Act, as amended.

The maximum price increase that may be granted to a processor or manufacturer under the provisions of this section 19.1 (e) shall not cause his price to exceed the general price level prevailing for similar products. Subject to this limitation, an increase may be granted not to exceed the total cost of the product, or if the applicant's earnings from all operations before income and excess profits taxes are low in comparison with those of a "representative peace-time period", adjusted for subsequent changes in investment, and if in view of such over-all earnings a small margin of profit is reasonably necessary to permit production, an increase may be allowed estimated to yield such a profit margin.

A "representative peace-time period" means the period of the years 1936 to 1939, inclusive. When 1936 to 1939 does not represent a reasonably normal pre-war (December 7, 1941) period, some other period may be used but its use must be positively justified in the application.

Sec. 19.2 *Maximum prices for branch houses formerly pricing under § 1499.2 (b) of the GMPR.* The maximum price of a brand of margarine sold from a branch house which did not sell or offer for sale the brand of margarine during March 1942 shall be the sum of the supplying processor's ceiling price of that brand of margarine plus the lowest carload freight rate on a per pound basis from the processing plant customarily supplying the branch house, to the branch house. In no case shall a maximum price established under this section exceed the maximum price established by the branch house heretofore under § 1499.2 (b) of the General Maximum Price Regulation.

[Sec. 19.2 added by Am. 33, 9 F.R. 11397, effective 9-22-44. Former sections 19.2 and 19.3 redesignated 19.3 and 19.4 by Am. 33]

Sec. 19.3 *Maximum prices for brands for which maximum prices have been fixed by previous orders of the OPA.* This amendment shall not affect the maximum prices for brands for which dollar-and-cents ceiling prices have been

fixed by orders of the Office of Price Administration previously issued; such orders shall continue in full force and effect.

Sec. 19.4 *These maximum prices are for processors or manufacturers only.* The maximum prices established by this amendment are maximum prices for processors or manufacturers only. They are not the maximum prices for wholesalers, distributors, retailers or other sellers.

Sec. 19.5 *Cross references.* Provisions with respect to notification to both wholesalers and retailers will be found in section 1.15 of this regulation.

[Sec. 19.5 added by Am. 37, 9 F.R. 11757, effective 9-22-44; and amended by Am. 40, 10 F.R. 824, effective 1-25-45]

Sec. 19.6 *Definitions.* When used in this Article XIX:

(a) "Processor" means (1) the manufacturer or processor, (2) any predecessor in title of, or any corporation or person that conveyed its assets, business, stock-in-trade, good will or trademarks to, the manufacturer or processor, or (3) any corporation, a majority of whose voting stock is owned or controlled by the manufacturer or processor or which owns or controls a majority of the voting stock of the manufacturer or processor.

(b) "Branch house" shall mean a branch house wholly owned by the processor or manufacturer or owned by a corporation, more than 50 percent of whose stock is owned or controlled by the processor or manufacturer.

(c) "Supplying processor's ceiling price" means the processor's f. o. b. plant ceiling price for the plant customarily supplying the branch house for which a ceiling is being established.

[Sec. 19.6, formerly 19.4, redesignated 19.6 and amended by Am. 33, 9 F.R. 11397, effective 9-22-44; and redesignated 19.6 by Am. 37, 9 F.R. 11757, effective 9-22-44]

[Article XIX added by Am. 28, 9 F.R. 7770, effective 9-22-44; effective date of Am. 28 amended by Am. 32, 9 F.R. 10305, effective 8-22-44]

ARTICLE XX—DOMESTIC HEMPSEED OIL

Sec. 20.1 *Maximum prices of hempseed oil.* The maximum price of raw hempseed oil, f. o. b. producers, mill shall be the following prices:

Cents per pound

Tank cars..... 14.

(a) The usual or normal differentials for type of container other than tank cars which apply on a sale of linseed oil shall apply to sales of hempseed oil.

(b) When hempseed oil is sold in quantities other than tank cars, the usual or normal differential for a like quantity of linseed oil shall apply.

(c) The differentials applying on linseed oil for grades other than raw linseed oil set forth in Article VII hereof shall apply to an equivalent grade of hempseed oil.

[Article XX added by Am. 41, 10 F.R. 2240, effective 3-3-45]

Effective date. This regulation shall become effective August 14, 1943. DMPR 53 originally issued August 9, 1943.]

[Effective dates of amendments are shown in notes following the parts affected.]

NOTE: The reporting and recording provisions of this regulation are approved by the Bureau of the Budget in accordance with the Federal Reports Act of 1942.

Issued this 16th day of October 1945.

CHESTER BOWLES,
Administrator.

[F. R. Doc. 45-19114; Filed, Oct. 16, 1945; 11:26 a. m.]

PART 1305—ADMINISTRATION

[SO 123, Amdt. 3]

COFFEE URN BAGS

A statement of the considerations involved in the issuance of this amendment has been issued simultaneously herewith and filed with the Division of the Federal Register.

Supplementary Order No. 126 is amended by adding the following item to section 4:

Coffee Urn Bags.

This amendment shall become effective October 22, 1945.

Issued this 16th day of October 1945.

CHESTER BOWLES,
Administrator.

[F. R. Doc. 45-19123; Filed, Oct. 16, 1945; 11:26 a. m.]

PART 1306—IRON AND STEEL

[RFS 49, Amdt. 34]

RESALE OF IRON OR STEEL PRODUCTS

A statement of considerations involved in the issuance of this Amendment, issued simultaneously herewith, has been filed with the Division of the Federal Register.

Paragraph (3) of § 1306.159 (1) is amended to read as follows:

(3) For oil country tubular goods:

(i) Direct mill shipments: For direct mill shipments of oil country casing, tubing, drill pipe and drive pipe only, the lowest price (as established by Revised Price Schedule No. 6) resulting from that combination of mill basing point price, as published by Oil Well Supply Company, distributor for National Tube Company, in effect April 16, 1941 (Oil Country Tubular Goods Price List No. 24), and carload freight or transportation charges from the governing mill basing point to destination of customer as computed in National Tube Company Freight Book No. 1, without reference to the seller's own April 16, 1941 selling price.

(ii) Shipments out of seller's field or warehouse stock: For shipments out of

* 9 F.R. 4603, 4542, 7769, 7899, 9754, 13553, 13659; 9 F.R. 694, 3643, 4390, 4244, 8337, 6505, 8242, 11103; 10 F.R. 1738, 2432, 3226, 5782, 8271, 8385.

field or warehouse stock of oil country casing, tubing, drill pipe, and drive pipe only: the lowest price resulting from that combination of basing point out of field or distributor's stock price as published by Oil Well Supply Company, distributor for National Tube Company, in effect April 16, 1941 (Oil Country Tubular Goods Price List No. 24), and carload freight or transportation charges from the governing mill basing point to location of field or warehouse stock, as computed by the National Tube Company Freight Book No. 1, to which may be added freight or transportation charges from the location of field or warehouse stock to destination of the customer, without reference to the sellers own April 16, 1941 selling price.

This amendment shall become effective October 17, 1945.

Issued this 16th day of October 1945.

CHESTER BOWLES,
Administrator.

[F. R. Doc. 45-19113; Filed, Oct. 16, 1945;
11:26 a. m.]

PART 1351—FOOD AND FOOD PRODUCTS [FPR 1, Supp. 14]

DRIED FRUITS, 1945 AND LATER CROPS

A statement of the considerations involved in the issuance of this supplement has been issued and filed with the Division of the Federal Register.

ARTICLE I—EXPLANATION OF THE SUPPLEMENT Sec.

1. Explanation of the supplement.
2. Applicability of Food Products Regulation No. 1.
3. Definitions.

ARTICLE II—PRICING PROVISIONS

4. Processor's maximum prices for dried fruits.
5. Processor's maximum prices for sales of items of prior years' packs which have been sold to him by government agencies.
6. Processor's base prices for use in determining maximum export prices for dried prunes and raisins.
7. Provisions of Article II of Food Products Regulation No. 1 applicable to this supplement.

ARTICLE III—MISCELLANEOUS PROVISIONS

8. Provisions of Article III of Food Products Regulation No. 1 applicable to this supplement.

AUTHORITY: § 1351.479, issued under 56 Stat. 23, 785; 57 Stat. 566; Pub. Law 383, 78th Cong.; Pub. Law 108, 79th Cong.; E.O. 9250, 7 F.R. 7817; E.O. 9328, 8 F.R. 4681; E.O. 9599, 10 F.R. 10155.

ARTICLE I—EXPLANATION OF THE SUPPLEMENT

SECTION 1. *Explanation of the supplement.* (a) This supplement establishes maximum prices for sales of the following dried fruits of the 1945 and later crops, by all persons except wholesalers and retailers:

Apricots.
Figs.
Peaches (including nectarines).
Pears.
Prunes.
Grapes (raisins) and Zante currants.

¹ 9 F.R. 6711; 10 F.R. 11298.

This supplement also covers sales by processors of items of prior years' packs which have been sold to them by government agencies.

However, nothing in this supplement, or in any other maximum price regulation, shall apply to sales or deliveries of inedible packed raisins of the 1945 and later crops by the Department of Agriculture to vintners or distillers.

(b) This supplement applies in the 48 states of the United States and the District of Columbia.

(c) This supplement supersedes the provisions of Maximum Price Regulation Nos. 227² and 475³ and Supplement 9 to Food Products Regulation No. 1⁴ as to sales of the 1945 and later crops.

(d) This supplement becomes effective on October 15, 1945.

Sec. 2. *Applicability of Food Products Regulation No. 1.* Important: Not all of the provisions affecting maximum prices for the specified dried fruits are stated in this supplement. Those which are not specifically set forth here are stated in Food Products Regulation No. 1, and they are just as much a part of this supplement as if they were printed here. The "explanation of the regulation" is also a part of this supplement.

The particular sections of Food Products Regulation No. 1 which are applicable to this supplement are listed at appropriate places in the following provisions (in each case, the section number set forth in parentheses is the appropriate section number of Food Products Regulation No. 1. When any applicable section of the regulation is amended, the amendment also is applicable to this supplement.

Sec. 3. *Definitions.* (a) When used in this supplement, the term:

"Dried fruit" means fruit from which the major portion of moisture has been removed by natural or artificial drying.

Size or style	Government sales, per ton			Other sales, per ton		
	Blenhells	Northerns	San Joaquins	Blenhells	Northerns	San Joaquins
Standard.....	\$610.23	\$552.78	\$555.32	\$610.74	\$611.02	\$593.00
Choice.....	628.63	601.08	673.63	629.06	631.13	602.31
Extra choice.....	646.83	619.28	691.03	670.17	650.35	621.63
Fancy.....	665.12	637.68	610.23	638.35	669.50	610.74
Extra fancy.....	683.42	655.97	628.63	717.69	688.77	630.00
Jumbo.....	701.72	674.27	618.83	736.82	707.08	670.17
Slabs and whole pitted.....	610.23	552.78	555.32	610.74	611.02	593.00

(ii) In sales to government procurement agencies of a variety and size or style of dried apricots of higher than commercial quality, a premium not to exceed \$10.00 per ton may be charged in addition to the maximum price otherwise named above. On sales to government procurement agencies of a variety and size or style of dried apricots of lower than commercial quality, the maximum price otherwise named above is reduced by \$5.00 per ton.

(iii) A maximum price for another grade, variety, or size or style shall be figured from that listed above for the most comparable item by adding or sub-

² 7 F.R. 7531, 8948; 8 F.R. 1971, 3197, 6445, 12747; 10 F.R. 5456.

³ 8 F.R. 13707, 14215, 16687; 9 F.R. 899, 7199, 7503, 11064; 10 F.R. 5456.

⁴ 9 F.R. 11794; 10 F.R. 899, 5456.

"1945 crop" means that pack of the dried fruit being priced which is processed from fruit produced in the calendar year 1945.

"Inedible" means unfit for human consumption.

"Raisins" includes Zante currants.

(b) The definitions of the following terms, set forth in the designated sections of Food Products Regulation No. 1, are applicable to this supplement:

"Person" (section 1.1 of FPR 1).

"Processor" (section 1.2 of FPR 1). For this purpose, "process" means to grade; clean; sort; process with water, steam, chemicals or compressed air; sterilize; fumigate; or prepare for shipping the kind of dried fruit being priced.

"Distributor" (section 1.3 of FPR 1).

"Repacker" (section 1.4 of FPR 1).

"Primary distributor" (section 1.5 of FPR 1).

"Wholesaler" and "retailer" (section 1.6 of FPR 1).

"Ultimate consumer" (section 1.7 of FPR 1).

"Item" (section 1.8 of FPR 1).

"Container type" (section 1.9 of FPR 1).

"Sale" (section 1.10 of FPR 1).

"Price" (section 1.11 of FPR 1).

"Net delivered cost" (section 1.12 of FPR 1).

"Records" (section 1.14 of FPR 1).

ARTICLE II—PRICING PROVISIONS

Sec. 4. *Processor's maximum prices for dried fruits.* (a) The processor's maximum prices, f. o. b. factory, for dried fruits, shall be as follows:

(1) *Apricots.* (i) The processor's maximum prices, f. o. b. factory, for dried apricots packed in wood boxes containing 25 to 30 pounds, for sales of sizes standard to jumbo, inclusive, and of slabs and whole pitted apricots shall be as follows:

tracting, as the case may be, the same differential in dollars and cents which existed in the processor's maximum prices in 1942. The maximum price for another container size shall be figured from the maximum price for the same grade, variety, and size or style by adding 120% of the dollars-and-cents differential which existed in the processor's maximum prices in 1942 when the differential is to be added, and by subtracting 80% of the dollars-and-cents differential which existed in the processor's maximum prices in 1942 when the differential is to be subtracted.

(2) *Peaches (including nectarines).*

(i) The processor's maximum prices, f. o. b. factory, for dried peaches (including nectarines) packed in wood cases containing 25 to 30 pounds shall be as follows:

(3) *Pears.* (1) The processor's maximum prices, f. o. b. factory, for dried pears packed in wood boxes containing 25 to 30 pounds, shall be as follows:

Grade	Government sales, per ton	Other sales, per ton
Extra choice Lake County	\$464.09	\$477.42
Choice Northern	424.94	446.10

(ii) Maximum prices for other grades, varieties, sizes and container sizes of dried yellow freestone peaches shall be figured by the use of differentials from the maximum price listed above in the same manner as provided above for dried apricots in section 4 (a) (1) (iii). Maximum prices for dried clingstone peaches shall be 5/4 cents per pound less than the maximum prices for the corresponding sizes and grades of dried yellow freestone peaches. Maximum prices for dried nectarines shall be the same as the maximum prices for the corresponding sizes and grades of dried yellow freestone peaches.

(4) *Prunes.* (1) The processor's maximum prices, f. o. b. factory, for dried prunes packed in wood boxes containing 25 to 30 pounds shall be as follows:

Grade size group	Packed point	Three district, per ton		California outside, per ton		Northwest, per ton		
		Government sales	Other sales	Government sales	Other sales	Government sales	French Prunes	Italian Prunes
1/23	23	\$230.51	\$210.05	\$234.69	\$235.78	\$233.21	\$233.21	\$235.78
1/24	24	235.63	234.81	239.83	241.04	238.31	238.31	241.04
2/23	23	235.63	234.81	239.83	241.04	238.31	238.31	241.04
2/24	24	235.63	234.81	239.83	241.04	238.31	238.31	241.04
3/23	23	235.63	234.81	239.83	241.04	238.31	238.31	241.04
3/24	24	235.63	234.81	239.83	241.04	238.31	238.31	241.04
4/23	23	235.63	234.81	239.83	241.04	238.31	238.31	241.04
4/24	24	235.63	234.81	239.83	241.04	238.31	238.31	241.04
5/23	23	235.63	234.81	239.83	241.04	238.31	238.31	241.04
5/24	24	235.63	234.81	239.83	241.04	238.31	238.31	241.04
6/23	23	235.63	234.81	239.83	241.04	238.31	238.31	241.04
6/24	24	235.63	234.81	239.83	241.04	238.31	238.31	241.04
7/23	23	235.63	234.81	239.83	241.04	238.31	238.31	241.04
7/24	24	235.63	234.81	239.83	241.04	238.31	238.31	241.04
8/23	23	235.63	234.81	239.83	241.04	238.31	238.31	241.04
8/24	24	235.63	234.81	239.83	241.04	238.31	238.31	241.04
9/23	23	235.63	234.81	239.83	241.04	238.31	238.31	241.04
9/24	24	235.63	234.81	239.83	241.04	238.31	238.31	241.04
10/23	23	235.63	234.81	239.83	241.04	238.31	238.31	241.04
10/24	24	235.63	234.81	239.83	241.04	238.31	238.31	241.04

(ii) The "packed point" above shows the number of packed prunes per pound in the packs for which the maximum prices are listed. The maximum price for any count between two packed points shall be figured by adding to the maximum price named for the next higher packed point (smaller fruit), \$1.00 per ton for each whole point by which the count being priced is lower than that "packed point." Maximum prices for prunes in other container sizes shall be figured by the use of a differential from the maximum prices listed above in the same manner as provided above for dried apricots in section 4 (a) (1) (iii).

(iii) The maximum prices per ton, f. o. b. factory, for pitted prunes shall be as follows:

Type	Large		Medium		Small	
	Government sales	Other sales	Government sales	Other sales	Government sales	Other sales
Free flow	\$331.03	\$303.89	\$308.69	\$287.83	\$270.23	\$239.23
Regular	370.37	308.97	303.67	322.99	274.67	304.33

(iv) Pitted prunes made from prunes of 70 or less count shall be "large"; of 100 or less count, but not within the "large" group, shall be "medium"; and of 101 or greater count, shall be "small". "Regular" pitted prunes are double-run pitted prunes substantially matted. "Free flow" pitted prunes are pitted prunes indicated, shall be:

Item No.	Grade and variety	Government sales	Other sales
1	Choice Natural Thompson Seedless	\$230.40	\$197.40
2	Three Crown Loose Muscats	231.70	235.07
3	Three Crown Choice Layer Muscats (2-lb. wooden box)	310.74	325.78
4	Two Crown Choice Seeded Muscats	237.71	183.91
5	Choice Muscats	236.46	181.83
6	Golden Blended Fancy Color Thompson Seedless	230.97	181.18
7	Golden Blended Fancy Color Thompson Seedless	231.47	181.18
8	Golden Blended Fancy Color Thompson Seedless	231.47	181.18
9	Soda Dipped Choice Color Thompson Seedless	230.57	181.18
10	Valencia Type 2 Crown Choice Seeded Muscata	230.57	181.18
11	Valencia Type 3 Crown Choice Seeded Muscata	230.57	181.18
12	Sulphur Bleached Fancy Color Thompson Seedless	310.03	323.53
13	Zante Currants (1-lb. package)	317.26	323.53
14	Zante Currants (1-lb. package)	1459	1559

(ii) Maximum prices for other grades, varieties and container sizes of raisins shall be figured by the use of a differential from the maximum prices listed above in the same manner as provided above for dried apricots in section 4 (a) (1) (iii).

(6) *Figs.* (1) The processor's maximum prices, f. o. b. factory, for fig paste packed in fibre cases containing 80 pounds or less, and for tray-dried Kadota figs in sacks, shall be as follows:

(Maximum prices in cents per pound)

Type	Extra fancy	Fancy	Extra choice	Choice	Standard
Black Mission	19 3/4	21 3/4	13 3/4	13	11
Adriatic	20 3/4	21 3/4	13 3/4	13	11
Calimyrna	20 3/4	21 3/4	13 3/4	13	11

(iii) The processor's maximum prices, f. o. b. factory, for packaged figs in dollars per dozen packages, shall be as follows:

Type	Extra choice 6-oz. layers	Extra choice 8-oz. layers	Extra choice 6-oz. fingers	Extra choice 8-oz. fingers
Black Mission	\$1.07	\$1.44	\$1.16	\$1.16

which substantially maintain their separate identity and are easily separated.

(5) *Raisins.* (1) The processor's maximum prices per ton, f. o. b. factory, for raisins packed in fibre boxes containing 25 to 30 pounds, except as otherwise indicated, shall be:

(Maximum prices in cents per pound)

Type	Extra fancy	Fancy	Extra choice	Choice	Standard
Black Mission	19 3/4	21 3/4	13 3/4	13	11
Adriatic	20 3/4	21 3/4	13 3/4	13	11
Calimyrna	20 3/4	21 3/4	13 3/4	13	11

(ii) The processor's maximum prices, f. o. b. factory, for bulk figs packed in boxes containing 25 to 50 pounds, shall be as follows:

Type	Extra choice 6-oz. layers	Extra choice 8-oz. layers	Extra choice 6-oz. fingers	Extra choice 8-oz. fingers
Black Mission	\$1.07	\$1.44	\$1.16	\$1.16

(iii) The processor's maximum prices, f. o. b. factory, for packaged figs in dollars per dozen packages, shall be as follows:

Type	Extra choice 6-oz. layers	Extra choice 8-oz. layers	Extra choice 6-oz. fingers	Extra choice 8-oz. fingers
Black Mission	\$1.07	\$1.44	\$1.16	\$1.16

Type	Extra choice and fancy 6-oz. layers	Extra choice and fancy 8-oz. layers	Extra fancy 1-lb. layers	Extra choice 6-oz. fingers	Fancy 8-oz. fingers
Calimyrnas..	\$1.60	\$2.11	\$4.52	\$1.64	\$2.33

Type	Extra fancy 1-lb. fingers	Jumbo 1-lb. pulled	Fancy 12-oz. carton	Extra fancy 5-lb. pulled
Calimyrnas..	\$4.69	\$5.12	\$2.92	\$23.70

(iv) The processor's maximum prices, f. o. b. factory, for sliced figs shall be $\frac{1}{4}$ cent per pound more than the maximum prices for fig paste of the same variety.

(v) The processor's maximum prices, f. o. b. factory, for ungraded bulk packs of figs, in 25 to 50 pound boxes, shall be as follows:

	Cents per pound
Black Missions.....	13 $\frac{3}{4}$
Adriatics.....	19 $\frac{3}{4}$
Calimyrnas.....	27 $\frac{3}{4}$

(vi) The processor's maximum prices, f. o. b. factory, for graded tray-dried Kadota figs, packed in boxes or sacks, shall be $\frac{1}{2}$ cent per pound less than the maximum price for the same grade of Adriatic figs in bulk, and for graded natural Kadota figs, packed in boxes or sacks, one cent per pound less than the maximum price for the same grade of Adriatic figs in bulk.

(vii) The processor's maximum prices, f. o. b. factory, for packaged figs, in packages for which no maximum prices have otherwise been established by this supplement, shall be figured as follows: If the variety, grade, and style of pack are the same as a package for which a maximum price is established by this supplement, but there is a difference in weight, the maximum prices for the package being priced and the package for which a maximum price has been established shall be in the same relationship to each other as the weights of the packages are to each other. If the package being priced differs in grade or style of pack from a package of the same variety for which a maximum price has been established, the maximum prices of the packages shall be in the same proportionate relationship as they were in 1942.

(viii) If a seller sells figs which he manufactures into fig paste or sliced figs for the buyer, the sale shall be treated as a sale of the product as finally delivered to the buyer.

(b) Maximum prices per ton may be converted to maximum prices per pound by dividing by 2000.

(c) Maximum prices per pound for brands which were nationally advertised in 1941, of the dried fruits in the container sizes specified below, shall be figured by adding a premium to the maximum prices per pound figured under the foregoing paragraphs of this section, as follows:

Dried fruits	Container sizes	Premium per pound
Prunes.....	1 lb. and 2 lb. cartons..	Cent $\frac{1}{4}$
Apricots.....	11 oz. cartons.....	$\frac{3}{4}$
Peaches.....	11 oz. cartons.....	$\frac{3}{4}$

(d) All maximum prices, except those for sales to government procurement agencies, include brokerage.

(e) Differentials used to figure maximum prices shall be the same amount in dollars and cents for sales to government procurement agencies or other sales. In figuring maximum prices for sales to government procurement agencies, differentials shall be added to or subtracted from maximum prices established for sales to government procurement agencies. In figuring maximum prices for other sales, the same differential shall be added to or subtracted from the maximum prices established for other sales.

(f) Maximum prices per pound for bulk packs may be adjusted to the nearest $\frac{1}{8}$ of a cent. Maximum prices for container sizes and packaged dried fruits obtained by the use of differentials from bulk packs may be adjusted to the nearest cent only on the total amount of the invoice.

(g) The boxes or other containers referred to are standard commercial boxes or containers.

(h) Where maximum prices are named for dried fruits packed in wood boxes, the maximum price in each case for the same product when packed in fibre containers shall be \$2.50 per ton less than the maximum price named for it when packed in wood boxes.

SEC. 5. *Processor's maximum prices for sales of items of prior years' packs which have been sold to him by government agencies.* The maximum price for sales by a processor, to purchasers other than government procurement agencies, of that portion of an item packed prior to 1945 which has been sold to the processor by a government agency, shall be that processor's maximum price, f. o. b. factory, as established under this supplement for the same item when packed in 1945. However, differences in brand shall be ignored.

SEC. 6. *Processor's base prices for use in determining maximum export prices for dried prunes and raisins.* For dried prunes and raisins of the 1945 crop (other than London Layer Muscats, Zante Currants and Loose Muscats including Valencia Type Muscats), the base prices to be used by the processor in determining his maximum prices under Second Revised Maximum Export Regulation⁸ for export to destinations or ports outside Territories and Possessions of the United States shall be the maximum prices established under this supplement for sales to government procurement agencies, in each case plus an amount, based on those prices, equal to the discount customarily

⁸ 8 F.R. 4132, 5987, 7652, 9998, 15193; 9 F.R. 1036, 5435, 5923, 7201, 9334, 11273.

allowed in cash sales and the selling expense customarily included in prices in civilian sales, but not in excess of 5% for both selling expense and cash discounts. The provisions of this section do not apply to sales to government procurement agencies of the United States.

SEC. 7. *Provisions of Article II of Food Products Regulation No. 1 applicable to this supplement.* The following provisions of Food Products Regulation No. 1 are applicable to this supplement:

(a) Adjustment of dollars-and-cents maximum prices for processors who perform the wholesale or retail function (section 2.3 of FPR 1).

(b) Individual authorization of maximum prices (section 2.5 of FPR 1).

(c) Maximum prices for sales by primary distributors (section 2.9 of FPR 1).

(d) Maximum prices for sales by distributors who are not primary distributors, wholesalers or retailers (section 2.10 of FPR 1).

(e) Payment of brokers (section 2.11 of FPR 1).

(f) Special packing expenses which may be reflected in maximum prices for sales to government procurement agencies (section 2.13 of FPR 1).

(g) Treatment of Federal and State taxes (section 2.14 of FPR 1).

(h) Maintenance of customary discounts and allowances (section 2.16 of FPR 1).

ARTICLE III—MISCELLANEOUS PROVISIONS

SEC. 8. *Provisions of Article III of Food Products Regulation No. 1 applicable to this supplement.* The following provisions of Food Products Regulation No. 1 are applicable to this supplement:

(a) Restrictions on sales to primary distributors (section 3.1 of FPR 1). For the purposes of this supplement, the quota of each processor shall be figured and applied on the basis of his sales of dried fruit generally, instead of each separate kind.

(b) Storage (section 3.3 of FPR 1).

(c) Export sales (section 3.4 of FPR 1).

(d) Records which must be kept (section 3.6 of FPR 1).

(e) Sales slips and receipts (section 3.8 of FPR 1).

(f) Transfers of business or stock in trade (section 3.9 of FPR 1).

(g) How a figured maximum price is established and how an established maximum price may be changed (section 3.10 of FPR 1).

(h) Adjustable pricing (section 3.11 of FPR 1).

(i) Compliance with applicable supplement (section 3.12 of FPR 1).

(j) Adjustment of maximum prices for food products under "Government contracts" or subcontracts (section 3.13 of FPR 1).

(k) Applications for adjustment by sellers who have been found to have violated the Robinson-Patman Act (section 3.14 of FPR 1).

(l) Applications for adjustment and petitions for amendment based on wage or salary increases requiring approval of the National War Labor Board (section 3.15 of FPR 1).

(m) Petitions for amendment (section 3.16 of FPR 1).

This supplement shall become effective October 15, 1945.

NOTE: All reporting and record-keeping requirements of this supplement have been approved by the Bureau of the Budget, in accordance with the Federal Reports Act of 1942.

Issued this 15th day of October 1945.

CHESTER BOWLES,
Administrator.

Approved: September 28, 1945,

CLINTON P. ANDERSON,
Secretary of Agriculture.

For the reasons set forth in the accompanying statement of considerations and by virtue of the authority vested in me by the Emergency Price Control Act of 1942, as amended, and Executive Orders Nos. 9250, 9328, 9599 and 9620, I find that the issuance of this supplement establishing maximum prices based on the raw material costs for dried apricots, pears, peaches and figs referred to in the statement of considerations is necessary to aid in the effective prosecution of the war.

J. C. COLLET,
Stabilization Administrator.

[F. R. Doc. 45-19095; Filed, Oct. 15, 1945;
4:33 p. m.]

PART 1315—RUBBER AND PRODUCTS AND MATERIALS OF WHICH RUBBER IS A COMPONENT

[MPR 132, Amdt. 13]

RUBBER FOOTWEAR

A statement of the considerations involved in the issuance of this amendment, issued simultaneously herewith, has been filed with the Division of the Federal Register.

Section 1315.70 (a), Table I is amended in the following respects:

1. The following items under the heading, "Boots, Other Than Severe Occupational" are deleted:

Men's short, 14".....	\$2.85
Men's stormking.....	4.05
Men's hip.....	4.65

2. The following item under the heading, "Pacs and Lumbermen's Overs" is deleted:

Men's toplace 12".....	\$3.20
------------------------	--------

3. The following items are deleted under the heading, "Artics":

Men's 4-buckle rubber bal, light weight, strap.....	\$2.45
Men's 4-buckle height rubber, light weight, slide.....	2.65
Boys' 3-buckle cloth, cashmerette.....	2.20
Boys' 3-buckle cloth, Jersey.....	2.00
Youths' 3-buckle cloth, cashmerette.....	2.00
Youths' 3-buckle cloth, Jersey.....	1.85

4. The following item is deleted under the heading, "Gaiters":

Women's 2-snap height slide rubber....	\$1.50
----------------------------------------	--------

5. Under the heading, "Severe Occupational Boots and Work Shoes", the following items and prices are added immediately following the item, "Men's black hip and thigh boot, steel toe":

Men's short boot, heavy duty.....	\$3.00
Men's short boot, heavy duty, steel toe.....	4.40
Men's stormking boot, heavy duty.....	5.20
Men's stormking boot, heavy duty, steel toe.....	6.70
Men's hip and thigh boot, heavy duty.....	5.80
Men's hip and thigh boot, heavy duty, steel toe.....	6.30

This amendment shall become effective October 22, 1945.

Issued this 16th day of October 1945.

CHESTER BOWLES,
Administrator.

[F. R. Doc. 45-19115; Filed, Oct. 16, 1945;
11:29 a. m.]

PART 1347—PAPER, PAPER PRODUCTS, RAW MATERIALS FOR PAPER AND PAPER PRODUCTS, PRINTING AND PUBLISHING

[RMPR 410, Amdt. 3]

PULPWOOD PRODUCED IN STATES OF ARKANSAS, TEXAS, AND THAT PORTION OF LOUISIANA WEST OF THE MISSISSIPPI RIVER

A statement of considerations involved in the issuance of this amendment, issued simultaneously herewith, has been filed with the Division of the Federal Register.

Maximum Price Regulation 410 is amended in the following respect:

In Appendix A (a) (1), the last paragraph entitled "Delivered mill by truck or similar vehicle" is amended to read as follows:

Delivered mill by truck or similar vehicle. When pulpwood is delivered to a consumer by truck or similar vehicle, the maximum price shall be the f. o. b. car price stated above plus or minus the same dollars and cents differential, if any, which the particular mill paid over or under the highest f. o. b. car price in the months of January and February, 1943, for the same type of delivery over the same or substantially the same distance, except that when pulpwood is delivered by truck or similar vehicle to a consumer's mill in Lufkin, Texas, an amount not in excess of 50 cents per cord may be added to the maximum price as computed above.

This amendment shall become effective October 22, 1945.

Issued this 16th day of October 1945.

CHESTER BOWLES,
Administrator.

[F. R. Doc. 45-19119; Filed, Oct. 16, 1945;
11:27 a. m.]

PART 1386—SOAP AND GLYCERINE
[MPR 390, Amdt. 9]

HOUSEHOLD SOAPS AND CLEANSERS SOLD BY RETAIL FOOD STORES

A statement of the considerations involved in the issuance of this amendment, issued simultaneously herewith, has been filed with the Division of the Federal Register.

Maximum Price Regulation 390 is amended in the following respects:

¹⁹ F. R. 3343.

Section 12 (b) (2) is amended to read as follows:

If you sell food in a retail food store in which there are other food retailers, none of whom sells a complete line of the same general class of food, you must find your group by taking the combined "annual gross sales" of all the food retailers in that store. If you are unable to get the "annual gross sales" from the other food retailers in that store, you shall apply, in writing, to your nearest OPA District Office, for a determination of your group, stating your own "annual gross sales" figure for the applicable year. Each District Director is authorized to act on requests covering stores located within his district, and action taken shall be by order.

This amendment shall become effective October 22, 1945.

Issued this 16th day of October 1945.

CHESTER BOWLES,
Administrator.

[F. R. Doc. 45-19118; Filed, Oct. 16, 1945;
11:27 a. m.]

PART 1439—UNPROCESSED AGRICULTURAL COMMODITIES

[2d Rev. MPR 487, Amdt. 4]

WHEAT

A statement of the considerations involved in the issuance of this amendment, issued simultaneously herewith, has been filed with the Division of the Federal Register.

Second Revised Maximum Price Regulation 487 is amended in the following respects:

1. The last sentence of section 2.6 (a) (4) is amended to read as follows: "Furthermore, the markups provided in subparagraphs (a) (2) and (a) (3) of this section shall not be added on the sale of any lot of wheat originating at points in the state of Montana west of a line drawn due south from the Canadian border to Chinook, thence southeast to Winnett, thence southwest to Roundup, thence southeast to Huntley, thence due south to the Wyoming border."

2. The last sentence of section 2.6 (b) (4) is amended to read as follows: "Furthermore, the markups provided in subparagraphs (b) (2) and (b) (3) of this section shall not be added on the sale of any lot of wheat originating at points in the state of Montana west of a line drawn due south from the Canadian border to Chinook, thence southeast to Winnett, thence southwest to Roundup, thence southeast to Huntley, thence due south to the Wyoming border."

This amendment shall become effective October 22, 1945.

Issued this 16th day of October 1945.

CHESTER BOWLES,
Administrator.

Approved: October 9, 1945.
CLINTON P. ANDERSON.

[F. R. Doc. 45-19120; Filed, Oct. 16, 1945;
11:23 a. m.]

PART 1360—MOTOR VEHICLES AND MOTOR VEHICLE EQUIPMENT

[MPR 540, Amdt. 11]

MAXIMUM PRICES FOR USED PASSENGER AUTOMOBILES

A statement of the considerations involved in the issuance of this amendment issued simultaneously herewith has been filed with the Division of the Federal Register.

Maximum Price Regulation 540 is amended in the following respects:

1. Section 11 is amended to read as follows:

Sec. 11. *Certificate of transfer that must be completed for a sale of a used car.* Every person when he sells a used car covered by this regulation shall prepare a certificate of transfer, Appendix F, in duplicate, in accordance with the instructions in that appendix, sign both copies of the certificate, and not later than five days from the date of sale turn in the original copy to his local War Price and Rationing Board and give the other copy to the purchaser.

For the purposes of this section, a trade-in of a used car is a sale, and the person trading in the used car must take the steps required of sellers by this section.

Copies of the certificate of transfer may be obtained from sellers generally engaged in the business of selling used cars or from local War Price and Rationing Boards.

2. Section 15 (c) is amended by the addition of a new sentence immediately preceding the last sentence in that section, to read as follows: "Nor does the term 'sale' refer to a raffle or lottery conducted by, or on behalf of, a religious or charitable organization when the purpose of the raffle or lottery is to raise funds for the religious or charitable organization."

3. Paragraph (4) Cadillac of Appendix B is amended by changing the Region C price of \$3153 for a model year 1941, V8, Series 75, 7 passenger, Touring Imperial Sedan, to read \$3653.

4. Paragraph (4) Cadillac of Appendix B is amended by changing the Region B price of \$3176 for a model year 1937, V16, Series 90, 5 passenger Town Sedan, to read \$4176.

5. Paragraph (10) Ford of Appendix B is amended by changing the Region B price of \$645 for a model year 1939, Series 91A, standard 8 passenger Station Wagon to read \$643.

6. Paragraph (11) Graham of Appendix B is amended by changing the Region B price of \$304 for a model year 1937, Series 85, 5 passenger touring Sedan, without trunk, to read \$384.

7. Paragraph (12) Hudson of Appendix B is amended by changing the Region C price of \$1030 for a model year 1942, Series 20T, 4 passenger Club Coupe, to read \$1032.

8. Paragraph (12) Hudson of Appendix B is amended by changing the Region B

price of \$769 for a model year 1938, Series 84, 6 passenger Convertible Brougham, to read \$763.

9. Paragraph (18) Nash of Appendix B is amended by changing the Region C price of \$1182 for a model year 1942, Series 4280, 3 passenger Business Coupe, to read \$1181.

10. Paragraph (20) Packard of Appendix B is amended by changing the Region C price of \$614 for a model year 1937, Series 115C, 5 passenger Club Sedan, to read \$610.

11. Paragraph (22) Pontiac of Appendix B is amended by changing the Region A price of \$998 of a model year 1941, Series JA 27, 6 passenger, 2 door Sedan to read \$898.

12. Paragraph (23) Studebaker of Appendix B is amended by changing the Region A price of \$748 for a model year 1941, 6 cylinder, Series 30, custom Deluxe, 5 passenger, Double-Dater Coupe, to read \$749.

13. Appendix F is amended to read as follows:

OPA Form 694-758

Form Approved
Budget Bureau No. 09-R633.3UNITED STATES OF AMERICA
OFFICE OF PRICE ADMINISTRATION
WASHINGTON 25, D. C.

CERTIFICATE OF TRANSFER OF USED PASSENGER AUTOMOBILES

Under the Provisions of
Revised Maximum Price Regulation No. 540
Maximum Prices for Used Passenger Automobiles

INSTRUCTIONS

The seller is to prepare the certificate in duplicate, sign both copies, and not later than five days from the date of sale, turn in the original copy to his local War Price and Rationing Board and give the other copy to the purchaser.

For the purposes of this certificate, a trade in of a used car is a sale and the person trading in the used car must take the steps required of sellers by this certificate.

The information required under "Description of Vehicle", except for motor and serial numbers, should be supplied from Appendix B of the regulation. The motor and serial numbers should be obtained from the vehicle registration card. When the vehicle is not listed in Appendix B, supply the description insofar as possible from the vehicle registration card.

Do not write in space within heavy lines

BOARD ACTION

Board No.	Date
City and Postal Zone	State
Board Recommendations:	
Sign Here _____ (Signature of Board Member)	

DISTRICT OFFICE ACTION

Reviewed by	
Remarks	
Name of Purchaser	
Address-Number and Street	
City and Postal Zone Number	State
Name of Seller	
Dealer Authorization No. (if any)	

Address-Number and Street

City and Postal Zone Number State

TO BE FILLED IN BY THE SELLER

DESCRIPTION OF VEHICLE
(See Instructions)

Make	Year
Model	Body Type
Serial No.	Motor No.

PRICE CALCULATION

1 Base price of vehicle as listed in Appendix B of MPR 540.	\$
2 Allowance for extras:	
a Is car equipped with heater? Yes <input type="checkbox"/> No <input type="checkbox"/>	\$
b Is car equipped with radio? Yes <input type="checkbox"/> No <input type="checkbox"/>	\$
c If car is equipped with built-in equipment (see Appendix D of MPR 540), itemize and price each item below:	
	\$
	\$
3 Maximum price for vehicle without dealer warranty: (Total of 1 and 2a, b, and c.)	\$
4 Maximum price for vehicle if sold with dealer warranty.	\$
5 Federal, State, and local taxes which may be collected by seller.	\$
6 Actual sales price for vehicle including taxes	\$
State or Territory in which the vehicle was last registered or titled by the owner.	
Is the seller a dealer? Yes <input type="checkbox"/> No <input type="checkbox"/>	
If you are a dealer selling with a warranty, did you deliver to the purchaser a copy of the warranty? Yes <input type="checkbox"/> No <input type="checkbox"/>	

WARNING

Any misrepresentation on this certificate may be cause for \$10,000 fine, or 10 years imprisonment, or both.

CERTIFICATION OF SELLER

The undersigned hereby certifies that he has complied with the requirements of Maximum Price Regulation No. 540, Maximum Prices for Used Passenger Automobiles, and that the actual sale price of the vehicle is not more than the maximum selling price as established by Maximum Price Regulation No. 540, and further certifies that no payment directly or indirectly was or will be made in addition to the actual sale price of the vehicle as shown on this certificate.

Sign here _____
(Signature of Seller)

Date of Sale _____

12. Appendix H is revoked.

This amendment shall become effective this 22d day of October 1945.

NOTE: All reporting and record-keeping requirements of this amendment have been approved by the Bureau of the Budget in accordance with the Federal Reports Act of 1942.

Issued this 16th day of October 1945.

CHESTER BOWLES,
Administrator.

[F. R. Doc. 45-19122; Filed, Oct. 16, 1945;
11:28 a. m.]

PART 1364—FRESH, CURED AND CANNED
MEAT AND FISH PRODUCTS

[RMPR 239, Amdt. 20]

LAMB AND MUTTON CARCASSES AND
WHOLESALE CUTS

A statement of the considerations involved in the issuance of this amendment has been issued simultaneously herewith and filed with the Division of the Federal Register.

Revised Maximum Price Regulation No. 239 is amended in the following respects:

1. The words "80 percent" appearing in the text of § 1364.168 (a) (1) are amended to read "100 percent".

2. The proviso clause of § 1364.168 (a) (1) is amended to read as follows: "Provided however, That any quota granted by a regional Administrator pursuant to the provisions of paragraph (a) as they existed prior to June 1, 1945, shall remain in full force and effect. Any quotas which have been determined on the basis of the provisions of paragraph (b) hereof shall be redetermined on the basis of the percentage specified in this paragraph (a) (1)."

3. The price "13.50" for "Regular boneless mutton" in § 1364.177 (b) is changed to read "15.00".

4. A new item, "Regular boneless lamb" is added to appear in the table of prices in § 1364.177 (b) to read as follows:

Regular boneless lamb, 25.00.

5. Subdivisions (xii) and (xiii) to § 1364.174 (a) (9) are amended to read as follows:

(xii) "Lean boneless lamb or mutton" means the boneless lamb or mutton meat derived from the boning of the entire carcass. The pluck, all cords, sinews, neck straps, kidneys and melts shall be removed. The trimmable fat shall not exceed 8 percent of the total weight of the meat.

(xiii) "Regular boneless mutton" means boneless meat derived from the boning of any portion of the mutton carcass. The pluck, cords, sinews, neck straps, kidneys and melts shall be removed. The trimmable fat shall not exceed 20 percent of the total weight of the meat.

6. Subdivisions (xiv) through (xvii) of § 1364.174 (a) (9) are redesignated as (xv) through (xviii) inclusive.

7. Subdivision (xiv) is added to § 1364.174 (a) (9) to read as follows:

(xiv) "Regular boneless lamb" means the meat derived from the boning of any portion of the lamb carcass. The pluck, cords, sinews, neck straps, kidneys and melts shall be removed. The trimmable fat shall not exceed 10 percent of the total weight of the meat.

8. The first paragraph of subparagraph (d) (2) of § 1364.177 is amended to read as follows:

Subject to the additions and deductions hereinafter provided in Column IV and subject further to the provisions of paragraph (c) of § 1364.155 the following

table of prices shall be the applicable zone 2, 3 and 4 prices on sales of fabricated lamb and mutton carcasses (War Shipping Administration specifications) made:

9. The text appearing in item (v), Column (iv), of the table in § 1364.177 (d) (2) is amended to read as follows:

Add accumulated interest, insurance charges, storage charges in excess of first month, and taxes if any, to the table prices.

This amendment shall become effective October 16, 1945.

Issued this 16th day of October 1945.

JAMES G. ROGERS, Jr.,
Acting Administrator.

Approved: October 11, 1945.

CLINTON P. ANDERSON,
Secretary of Agriculture.

[F. R. Doc. 45-19116; Filed, Oct. 16, 1945;
11:27 a. m.]

PART 1364—FRESH, CURED AND CANNED
MEAT AND FISH PRODUCTS

[MPR 389, Amdt. 21]

CEILING PRICES FOR CERTAIN SAUSAGE ITEMS
AT WHOLESALE

A statement of the considerations involved in the issuance of this amendment has been issued simultaneously herewith and filed with the Division of the Federal Register.

Maximum Price Regulation No. 389 is amended in the following respects:

1. Subparagraph (2) of section 4 (b) is amended to read as follows:

(2) *Where the label must be placed.* A label satisfying the requirements of this section shall appear on each one and one-half pounds of frankfurters, on each one and one-half pounds of pork or breakfast sausage stuffed in sheep or hog casings, and once on each piece of other sausage or sausage product stuffed in casings or packed in wrappers, including but not limited to pork or breakfast sausage (other than that stuffed in sheep or hog casings), bologna, loaves, all beef sausage, kosher sausage, New England, Berliner or Berlin, liver sausage and Polish sausage. The label may be a band or tag securely affixed to the sausage or sausage product or printed or stamped upon the outside of the casing or wrapper. A similar label also shall be stamped or printed upon the outside of the carton or other immediate container in which the sausage is placed.

2. Subdivision (ii) of section 4 (b) (3) is amended by the deletion of the last sentence thereof, beginning with the words reading "For the purposes" and ending with the words "passed after cooking."

3. Item (i) of section 12 (a) (7) is amended by the addition of a sub-item at the end thereof, to read as follows:

Sewed beef middles, dipped in lard and enclosed in an artificial casing. (Note: May be sold only to war procurement agencies, to

licensed ship suppliers for resale only to ship operators, and to ship operators)—32425.

4. Paragraph (b) of section 13 is amended by changing the definition of "artificial casing" to read as follows:

"Artificial casing" means a tube or bag made only of one of the materials hereinafter indicated, and which must be sealed and/or tied. The only materials from which tubes or bags may be made if they are to be deemed artificial casings are: (1) cellulose and similar fibrous materials, (2) parchment and other strong, moisture resistant paper, and (3) heavy cloth (in bag form only).

5. Paragraph (g) of section 13 is amended by changing the definition of "Braunschweiler" to read as follows:

"Braunschweiler" means a sausage which is made of at least 30 percent livers; which may include any combination of one or more of pork, beef, veal, pork fat or beef fat; and which is stuffed either (1) in hog bungs measuring one and 14/16 inches or more in diameter at a point 20 inches from the crown, (2) in sewed hog bungs, (3) in hog middles not over 12 inches long, (4) in artificial casings, or (5) in sewed beef middles dipped in lard and enclosed in artificial casings; which is smoked and cooked; which has a fat content not in excess of 40 percent; which has a yield not in excess of 102 percent in hog casings and not in excess of 95 percent in all other casings authorized to be used; and which contains no extender.

This amendment shall become effective October 19, 1945.

Issued this 16th day of October 1945.

CHESTER BOWLES,
Administrator.

Approved: October 11, 1945.

CLINTON P. ANDERSON,
Secretary of Agriculture.

[F. R. Doc. 45-19117; Filed, Oct. 16, 1945;
11:27 a. m.]

PART 1441—TANNING MATERIALS

[RMPR 531, Amdt. 2]

IMPORTED VEGETABLE TANNING MATERIALS

A statement of the considerations involved in the issuance of this amendment, issued simultaneously herewith, has been filed with the Division of the Federal Register.

The first paragraph of Appendix A of Revised Maximum Price Regulation No. 531 is amended by substituting "October 31, 1945" for "September 30, 1945" and "November 15, 1945" for "October 15, 1945."

This amendment shall become effective as of September 30, 1945.

Issued this 16th day of October 1945.

CHESTER BOWLES,
Administrator.

[F. R. Doc. 45-19121; Filed, Oct. 16, 1945;
11:23 a. m.]

TITLE 47—TELECOMMUNICATION

Chapter I—Federal Communications Commission

PART 1—RULES OF PRACTICE AND PROCEDURE

ASSIGNMENT OR TRANSFER OF CONTROL¹

As announced in the Commission's decision in the matter of the transfer of the license of Station WLW from Powell Crosley, Jr., to The Aviation Corporation (Docket No. 6767), the Commission is presently engaged in the preparation of proposed rules effectuating the procedures governing the Commission's consideration of future transfer cases.

Pending the issuance of proposed rules, public hearing thereon and final adoption, consideration of applications for transfer to which the procedure would be applicable, as stated by the Commission in the Crosley decision, will be deferred. However, the Commission recognizes that some applicants may be desirous of following the general principles of the procedures in that decision without awaiting the adoption of the final rules. Accordingly in any cases where applicants desire to follow such general procedure pending the adoption of formal rules, they may file a statement to that effect supplementary to the application and include in such statement the details of a specific procedure, within the framework of the announced procedure in the Crosley decision, which the applicants propose to follow. The Commission will consider the proposed procedure suggested by such applicants and if it is found satisfactory, the applicant will be so advised or will be advised that the proposed procedure with certain modifications is acceptable. Such applicants may then proceed in the manner thus approved.

Dated: October 3, 1945.

By the Commission.

[SEAL] T. J. SLOWIE,
Secretary.

[F. R. Doc. 45-19098; Filed, Oct. 16, 1945;
9:43 a. m.]

TITLE 49—TRANSPORTATION AND RAILROADS

Chapter I—Interstate Commerce Commission

[S. O. 160-E]

PART 95—CAR SERVICE

RESTRICTION ON HOLDING GRAIN OR SEEDS FOR ORDERS AT MINNESOTA POINTS

At a session of the Interstate Commerce Commission, Division 3, held at its office in Washington, D. C., on the 12th day of October, A. D. 1945.

Upon further consideration of Service Order No. 160 (8 F.R. 14223-24) of October 13, 1943, and good cause appearing therefor; it is ordered, that:

(a) *Service Order No. 160 suspended.* Section 95.34 prohibiting the holding for orders of carloads of grain or seeds at Glenwood, St. Cloud, Staples, Thief River

Falls, or Willmar, Minnesota, Service Order No. 160 (8 F.R. 14223-24) of October 13, 1943, be, and it is hereby, suspended until 12:01 a. m., November 16, 1945.

(b) *Announcement of suspension.* Each of the railroads affected by this order, or its agent, shall publish, file, and post a supplement to each of its tariffs affected hereby, in substantial accordance with the provisions of Rule 9 (k) of the Commission's Tariff Circular No. 20 (§ 141.9 (k) of this chapter) announcing the suspension of Service Order No. 160 and the reestablishment during the effectiveness of this order of the tariff provisions affected hereby. (40 Stat. 101, sec. 402, 41 Stat. 476, sec. 4, 54 Stat. 901; 49 U.S.C. 1 (10)-(17))

It is further ordered, that this order shall become effective at 12:01 a. m., October 15, 1945; that a copy of this order and direction shall be served upon the Association of American Railroads, Car Service Division, as agent of the railroads subscribing to the car service and per diem agreement under the terms of that agreement; and that notice of this order be given to the general public by depositing a copy in the office of the Secretary of the Commission at Washington, D. C., and by filing it with the Director, Division of the Federal Register.

By the Commission, Division 3.

[SEAL] W. P. BARTEL,
Secretary.

[F. R. Doc. 45-19088; Filed, Oct. 15, 1945;
1:22 p. m.]

[Rev. S. O. 205, Amdt. 1]

PART 95—CAR SERVICE

INITIAL BUNKER ICING OF FRESH OR GREEN VEGETABLES AT COLTON, CALIF.

At a session of the Interstate Commerce Commission, Division 3, held at its office in Washington, D. C., on the 12th day of October, A. D. 1945.

Upon further consideration of First Revised Service Order No. 205 (9 F.R. 5698), and good cause appearing therefor: *It is ordered, That:*

First Revised Service Order No. 205 be, and it is hereby, amended by adding the following paragraphs thereto:

(d) *Initial bunker icing at Colton, California.* Shipments of fresh or green vegetables originating on the Southern Pacific Company and Santa Maria Valley Railroad Company between Hollister and Guadalupe, California, may be initially bunker iced at Colton, California, for carriers' convenience until 11:59 p. m., October 20, 1945.

(e) *Expiration date.* This order shall expire at 11:59 p. m., December 15, 1945, unless otherwise modified, changed, suspended, or annulled by order of this Commission. (40 Stat. 101, sec. 402, 41 Stat. 476, sec. 4, 54 Stat. 901; 49 U.S.C. 1 (10)-(17))

It is further ordered, That this order shall become effective at 4:00 p. m., October 12, 1945; that copies of this order and direction shall be served upon the Association of American Railroads, Car Service Division, as agent of the railroads subscribing to the car service and

per diem agreement under the terms of that agreement; and that notice of this order be given to the general public by depositing a copy in the office of the Secretary of the Commission at Washington, D. C., and by filing it with the Director, Division of the Federal Register.

By the Commission, Division 3.

[SEAL] W. P. BARTEL,
Secretary.

[F. R. Doc. 45-19087; Filed, Oct. 15, 1945;
1:22 p. m.]

Notices

DEPARTMENT OF THE INTERIOR.

Office of the Secretary.

CLAIMS OF NATIVES OF HYDABURG, KLA- WOCK, AND KAKE, ALASKA

ORDER FOR EXTENSION OF TIME FOR FILING ANSWERS IN REHEARING

It is hereby ordered, That section 15¹ of the rules of practice for hearings upon claims of natives of Alaska be amended in order to extend the time within which answers may be filed in the rehearing upon the claims of the natives of Hyda- burg, Klawock, and Kake, Alaska, from October 22, 1945, to November 1, 1945.

ABE FORTAS,
Acting Secretary of the Interior.

OCTOBER 11, 1945.

[F. R. Doc. 45-19097; Filed, Oct. 16, 1945;
9:43 a. m.]

DEPARTMENT OF LABOR.

Office of Secretary.

[WLD-112]

JOE HODGES FIREPROOF WAREHOUSES

FINDINGS AS TO CONTRACTS IN PROSECUTION OF WAR

In the matter of Joe Hodges Fireproof Warehouses, Tulsa, Oklahoma; Case No. S-2764.

Pursuant to section 2 (b) (3) of the War Labor Disputes Act (Pub. No. 89, 78th Cong., 1st sess.) and the Directive of the President dated August 10, 1943, and -

Having been advised of the existence of a labor dispute involving Joe Hodges Fireproof Warehouses, Tulsa, Oklahoma, I find that the transportation and storage of foodstuffs and heavy machinery by Joe Hodges Fireproof Warehouses, Tulsa, Oklahoma, pursuant to contracts with manufacturing and industrial concerns are contracted for in the prosecution of the war within the meaning of section 2 (b) (3) of the War Labor Disputes Act.

Signed at Washington, D. C., this 15th day of October 1945.

L. B. SCHWELLENBACH,
Secretary.

[F. R. Doc. 45-19108; Filed, Oct. 16, 1945;
11:07 a. m.]

¹ 50 CFR, 1944 Supp., 201.216-1 (o); 9 F.R. 10928.

¹ Affects § 1.364.

[WLD-117]

TWIGG MOTOR LINES ET AL.

FINDINGS AS TO CONTRACTS IN PROSECUTION
OF WAR

In the matter of Twigg Motor Lines, Crites Transportation, Steinla Transportation, Cumberland, Maryland, Case No. S-2840.

Pursuant to section 2 (b) (3) of the War Labor Disputes Act (Pub. No. 89, 78th Cong., 1st sess.) and the Directive of the President dated August 10, 1943, published in the FEDERAL REGISTER August 14, 1943, and

Having been advised of the existence of a labor dispute involving Twigg Motor Lines, Crites Transportation and Steinla Transportation, Cumberland, Maryland,

I find that the motor transportation of yarn and finished products by Steinla Transportation, Cumberland, Maryland, pursuant to contracts with the Celanese Corporation, Cumberland, Maryland, and by Twigg Motor Lines and Crites Transportation, Cumberland, Maryland, pursuant to contracts with Steinla Transportation, is contracted for in the prosecution of the war within the meaning of section 2 (b) (3) of the War Labor Disputes Act.

Signed at Washington, D. C., this 11th day of October 1945.

L. B. SCHWELLENBACH,
Secretary.

[F. R. Doc. 45-19107; Filed, Oct. 16, 1945;
11:07 a. m.]

[WLD-120]

SOUTHWESTERN GREYHOUND LINES

FINDINGS AS TO CONTRACTS IN PROSECUTION
OF WAR

In the matter of Southwestern Greyhound Lines, Fort Worth, Texas; Case No. S-2869.

Pursuant to section 2 (b) (3) of the War Labor Disputes Act (Pub. No. 89, 78th Cong., 1st sess.) and the Directive of the President dated August 10, 1943, published in the FEDERAL REGISTER August 14, 1943, and

Having been advised of the existence of a labor dispute involving Southwestern Greyhound Lines, Fort Worth, Texas,

I find that the transportation of mail on Star routes by Southwestern Greyhound Lines pursuant to contracts with the United States Post Office Department is contracted for in the prosecution of the war within the meaning of section 2 (b) (3) of the War Labor Disputes Act.

Signed at Washington, D. C., this 12th day of October 1945.

L. B. SCHWELLENBACH,
Secretary.

[F. R. Doc. 45-19109; Filed, Oct. 16, 1945;
11:07 a. m.]

[WLD 121]

MARYLAND MOTOR TRUCK ASSOCIATION,
Inc.FINDINGS AS TO CONTRACTS IN PROSECUTION
OF WAR

In the matter of Maryland Motor Truck Association, Inc., Baltimore, Maryland. Case No. S-2883.

No. 204—5

Pursuant to section 2 (b) (3) of the War Labor Disputes Act (Pub. No. 89, 78th Cong., 1st sess.) and the Directive of the President dated August 10, 1943, published in the FEDERAL REGISTER August 14, 1943, and

Having been advised of the existence of a labor dispute involving the members of the Maryland Motor Truck Association, Inc., Baltimore, Maryland,

I find that motor transportation of goods, articles, and commodities by members of the Maryland Motor Truck Association, Inc., Baltimore, Maryland, pursuant to any contract, whether or not with the United States, to or from any plant, mine, or facility equipped for manufacturing, producing, or mining any articles or materials which may be required or useful in the prosecution of the war, or to or from any establishment engaged in wholesaling or storing any such articles or materials, is contracted for in the prosecution of the war within the meaning of section 2 (b) (3) of the War Labor Disputes Act.

Signed at Washington, D. C., this 11th day of October 1945.

L. B. SCHWELLENBACH,
Secretary.

[F. R. Doc. 45-19110; Filed, Oct. 16, 1945;
11:07 a. m.]

FEDERAL COMMUNICATIONS COM-
MISSION.OPERATION OF RADAR DEVICES NOT COVERED
BY GOVERNMENT AUTHORIZATIONNOTICE TO SHIPOWNERS, SHIP RADIO STATION
LICENSEES, AND OTHERS CONCERNED

This public notice is issued in response to the interest now being shown in the use of radar devices for peacetime navigational purposes, particularly as evidenced by numerous inquiries received by the Commission from electronic equipment manufacturers and shipping industries as to whether station and operator licenses are required for the operation of radar devices on board merchant ships and as to the procedure to be followed in obtaining station licenses.

Pursuant to section 301 of the Communications Act, station licenses issued by the Commission are required for the operation of all apparatus, including radar devices, which are to be used for the transmission of energy or communication or signals by radio. Under section 318 of the Communications Act, licensed stations, including radar stations, may be operated only by operators previously licensed by the Commission. No radar station licenses have been issued by the Commission as yet, except for certain experimental licenses under which these devices were developed in connection with wartime activities of United States Government agencies. In its final report in Docket No. 6651 concerning the allocation of frequencies above 25,000 kilocycles, the Commission designated several frequency bands as available for radio aids to navigation and assignment in some of these bands

eventually may be made to non-government radar stations. It should be understood, however, that these bands are subject to such change or modification as may subsequently be made to conform to any frequency reallocation as the result of the next World Telecommunications Conference. It would appear desirable that international agreement be reached concerning the frequencies to be used by radar stations on board ships engaging in international voyages if maximum effectiveness of the equipment is to be realized and the available frequency bands are to be used efficiently. In view of the present status of the available frequency bands and the limited information available to the Commission at this time concerning radar devices, no radio channels have been specifically designated for radar stations. For these reasons the Commission has not as yet promulgated rules and regulations for the installation, operation and licensing of such stations.

It is the Commission's policy in the case of new or proposed services to authorize such services on an experimental basis pending the establishment of the service on a regular basis. The Commission, therefore, will entertain applications requesting authorization for Experimental Class 2 stations where it is clear that the facilities are to be used to obtain factual data relative to the needs and requirements of the proposed radar navigational service, and to collect information which might be useful in formulating rules and regulations governing the operation of radar stations for this purpose.

The Commission cautions all future applicants for such experimental authorizations that investments or expenditures undertaken to provide for the use and operation of radar devices are incurred at the risk that the specific frequency bands above 25 Mc presently allocated for aids to navigation may be changed at a later date. Persons proposing to place radar stations on board civil aircraft are similarly cautioned.

Dated: October 10, 1945.

By the Commission.

[SEAL] T. J. SLOWIE,
Secretary.

[F. R. Doc. 45-19096; Filed, Oct. 16, 1945;
9:43 a. m.]

FEDERAL TRADE COMMISSION.

[Docket No. 5223]

SEAFORTH CHEMICAL WORKS ET AL

ORDER APPOINTING TRIAL EXAMINER AND FIX-
ING TIME AND PLACE FOR TAKING TESTI-
MONY

At a regular session of the Federal Trade Commission, held at its office in the City of Washington, D. C., on the 15th day of October, A. D. 1945.

In the matter of Kenneth James McKenzie, individually and trading as Seaforth Chemical Works, and American Rug and Carpet Company, a corporation, and J. H. Wallovick, individually and

as president of American Rug and Carpet Company, a corporation.

This matter being at issue and ready for the taking of testimony, and pursuant to authority vested in the Federal Trade Commission,

It is ordered, That Randolph Preston, a Trial Examiner of this Commission, be and he hereby is designated and appointed to take testimony and receive evidence in this proceeding and to perform all other duties authorized by law;

It is further ordered, That the taking of testimony in this proceeding begin on Wednesday, November 21, 1945, at ten o'clock in the forenoon of that day (Central Standard Time), in Room 1123, New Post Office Building, Chicago, Illinois.

Upon completion of testimony for the Federal Trade Commission, the trial examiner is directed to proceed immediately to take testimony and evidence on behalf of the respondent. The trial examiner will then close the case and make his report upon the facts; conclusions of fact; conclusions of law; and recommendation for appropriate action by the Commission.

By the Commission.

[SEAL] OTIS B. JOHNSON,
Secretary.

[F. R. Doc. 45-19128; Filed, Oct. 16, 1945;
11:51 a. m.]

[Docket No. 5330]

ITALIAN ACCORDION MFG. CO. AND ITALIA
& P. SOPRANI ACCORDION MFG. CO.

ORDER APPOINTING TRIAL EXAMINER AND FIX-
ING TIME AND PLACE FOR TAKING
TESTIMONY

At a regular session of the Federal Trade Commission, held at its office in the City of Washington, D. C., on the 15th day of October, A. D., 1945.

In the matter of Walter Zulawinski and Louise Zulawinski, trading as Italian Accordion Manufacturing Company and Italia & P. Soprani Accordion Manufacturing Company.

This matter being at issue and ready for the taking of testimony, and pursuant to authority vested in the Federal Trade Commission,

It is ordered, That Randolph Preston, a trial examiner of this Commission, be and he hereby is designated and appointed to take testimony and receive evidence in this proceeding and to perform all other duties authorized by law;

It is further ordered, That the taking of testimony in this proceeding begin on Thursday, November 15, 1945, at ten o'clock in the forenoon of that day (Central Standard Time), in Room 1123, New Post Office Building, Chicago, Illinois.

Upon completion of testimony for the Federal Trade Commission, the trial examiner is directed to proceed immediately to take testimony and evidence on behalf of the respondent. The trial examiner will then close the case and make his report upon the facts; conclusions of fact; conclusions of law; and

recommendation for appropriate action by the Commission.

By the Commission.

[SEAL] OTIS B. JOHNSON,
Secretary.

[F. R. Doc. 45-19129; Filed, Oct. 16, 1945;
11:51 a. m.]

OFFICE OF DEFENSE TRANSPORTATION.

[Notice and Order of Termination 77]

MIDNITE EXPRESS, INC.

POSSESSION, CONTROL AND OPERATION OF
MOTOR CARRIERS

Pursuant to Executive Orders 9462 (9 F.R. 10071) and 9503 (10 F.R. 10960), I hereby determine that it is practical to terminate possession, operation, and control of the motor carrier transportation system of Midnite Express, Inc., by the United States, and the approval of the Director of the Office of Economic Stabilization having been obtained, it is hereby ordered, that:

1. *Termination of possession, operation, and control.* Possession, operation, and control by the United States of the motor carrier transportation system of Midnite Express, Inc., 314 Northern Pacific Avenue, Fargo, North Dakota, including all real and personal property and other assets of said motor carrier, taken and assumed pursuant to Executive Order 9462 and the notice and order of the Director of the Office of Defense Transportation issued August 11, 1944, is hereby terminated and relinquished as of 12:01 o'clock a. m., c. s. t., November 1, 1945. No further action shall be required to effect the termination of Government control and relinquishment of possession hereby ordered.

2. *Communications.* Communications concerning this order should be addressed to the Office of Defense Transportation, Washington 25, D. C., and should refer to "Notice and Order of Termination No. 77."

Issued at Washington, D. C., this 15th day of October 1945.

J. M. JOHNSON,
Director,
Office of Defense Transportation.

[F. R. Doc. 45-19099; Filed, Oct. 16, 1945;
10:37 a. m.]

[Notice and Order of Termination 78]

JANKE TRANSFER CO.

POSSESSION, CONTROL, AND OPERATION OF
MOTOR CARRIERS

Pursuant to Executive Orders 9462 (9 F.R. 10071) and 9603 (10 F.R. 10960), I hereby determine that it is practical to terminate possession, operation, and control of the motor carrier transportation system of Janke Transfer Company by the United States, and the approval of the Director of the Office of Economic Stabilization having been obtained, it is hereby ordered, that:

1. *Termination of possession, operation, and control.* Possession, operation,

and control by the United States of the motor carrier transportation system of Arthur F. Janke, doing business as Janke Transfer Company, Detroit Lakes, Minnesota, including all real and personal property and other assets of said motor carrier, taken and assumed pursuant to Executive Order 9462 and the notice and order of the Director of the Office of Defense Transportation issued August 11, 1944, is hereby terminated and relinquished as of 12:01 o'clock a. m., c. s. t., November 1, 1945. No further action shall be required to effect the termination of Government control and relinquishment of possession hereby ordered.

2. *Communications.* Communications concerning this order should be addressed to the Office of Defense Transportation, Washington 25, D. C., and should refer to "Notice and Order of Termination No. 78."

Issued at Washington, D. C., this 15th day of October 1945.

J. M. JOHNSON,
Director,
Office of Defense Transportation.

[F. R. Doc. 45-19100; Filed, Oct. 16, 1945;
10:37 a. m.]

[Notice and Order of Termination 79]

WILSON STORAGE AND TRANSFER CO.

POSSESSION, CONTROL AND OPERATION OF
MOTOR CARRIERS

Pursuant to Executive Orders 9462 (9 F.R. 10071) and 9603 (10 F.R. 10960), I hereby determine that it is practical to terminate possession, operation, and control of the motor carrier transportation system of Wilson Storage and Transfer Co. by the United States, and the approval of the Director of the Office of Economic Stabilization having been obtained, it is hereby ordered, that:

1. *Termination of possession, operation, and control.* Possession, operation, and control by the United States of the motor carrier transportation system of Wilson Storage and Transfer Co., Sioux Falls, South Dakota, including all real and personal property and other assets of said motor carrier, taken and assumed pursuant to Executive Order 9462 and the notice and order of the Director of the Office of Defense Transportation issued August 11, 1944, is hereby terminated and relinquished as of 12:01 o'clock a. m., c. s. t., November 1, 1945. No further action shall be required to effect the termination of Government control and relinquishment of possession hereby ordered.

2. *Communications.* Communications concerning this order should be addressed to the Office of Defense Transportation, Washington 25, D. C., and should refer to "Notice and Order of Termination No. 79."

Issued at Washington, D. C., this 15th day of October 1945.

J. M. JOHNSON,
Director,
Office of Defense Transportation.

[F. R. Doc. 45-19101; Filed, Oct. 16, 1945;
10:38 a. m.]

[Notice and Order of Termination 80]

CENTURY MOTOR FREIGHT

POSSESSION, CONTROL AND OPERATION OF
MOTOR CARRIERS

Pursuant to Executive Orders 9462 (9 F.R. 10071) and 9603 (10 F.R. 10960), I hereby determine that it is practical to terminate possession, operation, and control of the motor carrier transportation system of Century Motor Freight by the United States, and the approval of the Director of the Office of Economic Stabilization having been obtained, it is hereby ordered, that:

1. *Termination of possession, operation, and control.* Possession, operation, and control by the United States of the motor carrier transportation system of Steve Bonello, doing business as Century Motor Freight, St. Paul, Minnesota, including all real and personal property and other assets of said motor carrier, taken and assumed pursuant to Executive Order 9462 and the notice and order of the Director of the Office of Defense Transportation issued August 11, 1944, is hereby terminated and relinquished as of 12:01 o'clock a. m., c. s. t., November 1, 1945. No further action shall be required to effect the termination of Government control and relinquishment of possession hereby ordered.

2. *Communications.* Communications concerning this order should be addressed to the Office of Defense Transportation, Washington 25, D. C., and should refer to "Notice and Order of Termination No. 80."

Issued at Washington, D. C., this 15th day of October 1945.

J. M. JOHNSON,

Director,

Office of Defense Transportation.

[F. R. Doc. 45-19102; Filed, Oct. 16, 1945;
10:38 a. m.]

[Notice and Order of Termination 81]

R-B FREIGHT LINES, INC.

POSSESSION, CONTROL AND OPERATION OF
MOTOR CARRIERS

Pursuant to Executive Orders 9462 (9 F.R. 10071) and 9603 (10 F.R. 10960), I hereby determine that it is practical to terminate possession, operation, and control of the motor carrier transportation system of R-B Freight Lines, Inc., by the United States, and the approval of the Director of the Office of Economic Stabilization having been obtained, it is hereby ordered, that:

1. *Termination of possession, operation, and control.* Possession, operation, and control by the United States of the motor carrier transportation system of R-B Freight Lines, Inc., Aberdeen, South Dakota, including all real and personal property and other assets of said motor carrier, taken and assumed pursuant to Executive Order 9462 and the notice and order of the Director of the Office of Defense Transportation issued August 11, 1944, is hereby terminated and relinquished as of 12:01 o'clock a. m., c. s. t., November 1, 1945. No further action shall be required to effect the termination of Government control and relinquishment of possession hereby ordered.

2. *Communications.* Communications concerning this order should be addressed to the Office of Defense Transportation, Washington 25, D. C., and should refer to "Notice and Order of Termination No. 81."

Issued at Washington, D. C., this 15th day of October 1945.

J. M. JOHNSON,

Director,

Office of Defense Transportation.

[F. R. Doc. 45-19103; Filed, Oct. 10, 1945;
10:38 a. m.]

[Notice and Order of Termination 82]

TOEDEBUSCH TRANSFER, INC.

POSSESSION, CONTROL AND OPERATION OF
MOTOR CARRIERS

Pursuant to Executive Orders 9462 (9 F.R. 10071) and 9603 (10 F.R. 10960), I hereby determine that it is practical to terminate possession, operation, and control of the motor carrier transportation system of Toedebusch Transfer, Inc., by the United States, and the approval of the Director of the Office of Economic Stabilization having been obtained, it is hereby ordered, that:

1. *Termination of possession, operation, and control.* Possession, operation, and control by the United States of the motor carrier transportation system of Toedebusch Transfer, Inc., St. Louis, Missouri, including all real and personal property and other assets of said motor carrier, taken and assumed pursuant to Executive Order 9462 and the notice and order of the Director of the Office of Defense Transportation issued August 11, 1944, is hereby terminated and relinquished as of 12:01 o'clock a. m., c. s. t., November 1, 1945. No further action shall be required to effect the termination of Government control and relinquishment of possession hereby ordered.

2. *Communications.* Communications concerning this order should be addressed to the Office of Defense Transportation, Washington 25, D. C., and should refer to "Notice and Order of Termination No. 82."

Issued at Washington, D. C., this 15th day of October 1945.

J. M. JOHNSON,

Director,

Office of Defense Transportation.

[F. R. Doc. 45-19104; Filed, Oct. 16, 1945;
10:39 a. m.]

[Notice and Order of Termination 83]

HEALZER CARTAGE CO.

POSSESSION, CONTROL AND OPERATION OF
MOTOR CARRIERS

Pursuant to Executive Orders 9462 (9 F.R. 10071) and 9603 (10 F.R. 10960), I hereby determine that it is practical to terminate possession, operation, and control of the motor carrier transportation system of Healzer Cartage Company by the United States, and the approval of the Director of the Office of Economic Stabilization having been obtained, it is hereby ordered, that:

1. *Termination of possession, operation, and control.* Possession, operation, and control by the United States of the motor carrier transportation system of J. W. Healzer, doing business as Healzer Cartage Company, Hutchinson, Kansas, including all real and personal property and other assets of said motor carrier, taken and assumed pursuant to Executive Order 9462 and the notice and order of the Director of the Office of Defense Transportation issued August 11, 1944, is hereby terminated and relinquished as of 12:01 o'clock a. m., c. s. t., November 1, 1945. No further action shall be required to effect the termination of Government control and relinquishment of possession hereby ordered.

2. *Communications.* Communications concerning this order should be addressed to the Office of Defense Transportation, Washington 25, D. C., and should refer to "Notice and Order of Termination No. 83."

Issued at Washington, D. C., this 15th day of October 1945.

J. M. JOHNSON,

Director,

Office of Defense Transportation.

[F. R. Doc. 45-19105; Filed, Oct. 16, 1945;
10:39 a. m.]

[Notice and Order of Termination 84]

MATTHEWS FREIGHT SERVICE, INC.

POSSESSION, CONTROL AND OPERATION OF
MOTOR CARRIERS

Pursuant to Executive Orders 9462 (9 F.R. 10071) and 9603 (10 F.R. 10960), I hereby determine that it is practical to terminate possession, operation, and control of the motor carrier transportation system of Matthews Freight Service, Inc., by the United States, and the approval of the Director of the Office of Economic Stabilization having been obtained, it is hereby ordered, that:

1. *Termination of possession, operation, and control.* Possession, operation, and control by the United States of the motor carrier transportation system of Matthews Freight Service, Inc., Grand Rapids, Minnesota, including all real and personal property and other assets of said motor carrier, taken and assumed pursuant to Executive Order 9462 and the notice and order of the Director of the Office of Defense Transportation issued August 11, 1944, is hereby terminated and relinquished as of 12:01 o'clock a. m., c. s. t., November 1, 1945. No further action shall be required to effect the termination of Government control and relinquishment of possession hereby ordered.

2. *Communications.* Communications concerning this order should be addressed to the Office of Defense Transportation, Washington 25, D. C., and should refer to "Notice and Order of Termination No. 84."

Issued at Washington, D. C., this 15th day of October 1945.

J. M. JOHNSON,

Director,

Office of Defense Transportation.

[F. R. Doc. 45-19106; Filed, Oct. 16, 1945;
10:39 a. m.]

OFFICE OF PRICE ADMINISTRATION.

[Order 92 Under Order 375 of 3 (b)]

BRONSTEIN CANDY CO.

AUTHORIZATION OF MAXIMUM PRICES

Order No. 92 under Order No. 375 of § 1499.3 (b) of the General Maximum Price Regulation. Bronstein Candy Company. Docket No. 6035:2-GMPR-ORD 375-222.

For the reasons set forth in an opinion issued simultaneously herewith, *It is ordered:*

Authorization of maximum prices governing sales of "Fondant", a confectionery item manufactured by the Bronstein Candy Company, Philadelphia, Pennsylvania.

(a) The maximum prices for the sales indicated below of "Fondant", a confectionery item packed in a steel drum and manufactured by the Bronstein Candy Company, Philadelphia, Pennsylvania, in accordance with the formula contained in its price application of July 17, 1945, shall be:

(1) For sales by Bronstein Candy Company to jobbers and industrial users: \$0.155 per pound, f. o. b. factory.

(2) For sales by jobbers: Jobbers net delivered costs plus 20% markup thereon, per pound, delivered.

(b) The maximum prices established in this order are the highest prices for which "Fondant" may be sold by the respective sellers. All sellers on sales of this item shall reduce the above appropriate maximum prices by applying their customary discounts, allowances and price differentials which have been applied to sales of comparable confectionery items.

(c) Bronstein Candy Company shall mail or otherwise supply to its purchasers, at the time of or prior to the first delivery to such purchaser, a written notice as follows:

The Office of Price Administration has authorized us to sell to jobbers and industrial users our "Fondant" packed in steel drums at a maximum price of \$0.155 per pound, f. o. b. factory. Jobbers are authorized to sell this item at a maximum price consisting of their net delivered costs per pound plus a 20% markup thereon. All sellers, on sales of this item, are required to reduce their maximum prices by applying their customary discounts, allowances and price differentials which have been applied to sales of comparable confectionery items.

(d) Bronstein Candy Company, for a period of at least 90 days, shall place in or on each steel drum distributed through a jobber a notice as follows:

The Office of Price Administration has authorized jobbers to sell this "Fondant" at a maximum delivered price consisting of their net delivered costs per pound plus a 20% markup thereon.

(e) This order may be revoked or amended by the Price Administrator at any time.

This order shall become effective October 16, 1945.

NOTE: This action has the prior written approval of the Secretary of Agriculture (10 F.R. 8419).

Issued this 15th day of October 1945.

CHESTER BOWLES,
Administrator.[F. R. Doc. 45-19080; Filed, Oct. 15, 1945;
12:02 p. m.]

[MPR 64, Order 195]

PHILLIPS PETROLEUM CO.

APPROVAL OF MAXIMUM PRICES

For the reasons stated in an opinion issued simultaneously herewith and filed with the Division of the Federal Register and pursuant to sections 3 and 11 of Maximum Price Regulation No. 64, it is ordered:

(a) *Maximum prices.* This order establishes maximum prices for sales of the Models No. P. G. 57 and P. G. V. 57 gas ranges manufactured by the Tappan Stove Company, Mansfield, Ohio, and sold to the Phillips Petroleum Co., Bartlesville, Okla.

Manufacturer's Model No.	Phillips Petroleum Co.'s Model No.	Maximum prices to ultimate consumers				
		Zone 1	Zone 2	Zone 3	Zone 4	Zone 5
P. G. 57.....	945	Each \$133.70	Each \$136.70	Each \$139.25	Each \$141.75	Each \$143.70
P. G. V. 57.....	1045	143.95	146.95	149.75	151.65	153.95

These prices include the Federal excise tax and delivery and installation. If the retail dealer does not provide installation he shall compute his maximum price by subtracting \$6.00 from his maximum price as shown above for his sales on an installed basis. In all other respects these prices are subject to each seller's customary terms, discounts, allowances and other price differentials in effect on sales of similar articles.

(b) *Notification.* At the time of or prior to the first invoice to each purchaser for resale after the effective date of this order, the Phillips Petroleum Company shall notify the purchaser of the maximum prices and conditions established by this order for resales by the purchaser. This notice may be given in any convenient form.

(c) *Tagging.* The Phillips Petroleum Company shall, before delivering any gas range covered by this order, after the effective date thereof, cause to be attached securely to the inside oven door panel of the range a label which plainly states the maximum retail prices established by this order for sales to ultimate consumers in each zone together with a list of the states included in each zone. The label shall also state that the retail prices shown thereon include the Federal excise tax, delivery and installation and that if the seller does not provide installation his maximum price is \$6.00 less than the price shown on the label.

(d) *Zones.* For purposes of this order Zones 1, 2, 3, 4, and 5 comprise the following states:

Zone 1: Ohio.

Zone 2: Indiana, Illinois, Michigan, Wisconsin, Minnesota, Iowa, Missouri, Tennessee, Kentucky, West Virginia, Virginia, North Carolina, South Carolina, Maryland, Delaware, Pennsylvania, New Jersey, New York,

(1) For sales by the Phillips Petroleum Company to retail dealers under the terms and conditions of sale specified, the maximum prices are as follows:

Manufacturer's Model No.	Seller's Model No.	Maximum prices for sales to retail dealers	
		F. o. b. Mansfield	F. o. b. seller's warehouse
P. G. 57.....	945	Each \$77.17	Each \$79.75
P. G. V. 57.....	1045	83.13	85.00

These prices include the Federal excise tax and are subject to the seller's customary terms, discounts, allowances, and other price differentials in effect on sales of similar articles.

(2) For sales in each zone by retail dealers to ultimate consumers the maximum prices are those set forth below:

Connecticut, Rhode Island, Massachusetts, New Hampshire, Vermont, and the District of Columbia.

Zone 3: Maine, Florida, Georgia, Alabama, Mississippi, Louisiana, Arkansas, Oklahoma, Kansas, Nebraska, South Dakota, and North Dakota.

Zone 4: Texas, Colorado, Wyoming, and Montana.

Zone 5: Washington, Oregon, Idaho, Utah, Nevada, California, Arizona and New Mexico.

(e) This amendment may be revoked or amended by the Price Administrator at any time.

(f) This order shall become effective on the 16th day of October 1945.

Issued this 15th day of October 1945.

CHESTER BOWLES,
Administrator.[F. R. Doc. 45-19050; Filed, Oct. 15, 1945;
12:02 p. m.]

[MPR 116, Amdt. 2 to Order 11]

CROWN POTTERIES CO.

ADJUSTMENT OF MAXIMUM PRICES

For the reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal Register, and pursuant to § 1362.59d of Maximum Price Regulation No. 116, *It is ordered,* That paragraph (d) of Order No. 11 be amended in the following respects:

(a) *Manufacturer's maximum prices.* Crown Potteries Company, Evansville, Indiana, the manufacturer, may increase its maximum prices in effect immediately prior to February 22, 1945, for sales and deliveries to jobbers and retailers of certain articles of semi-vitreous household chinaware, as follows:

(1) Articles for which the selling price immediately prior to February 22, 1945 for sales to jobbers were at \$7.00, \$7.25, \$8.00, \$8.50, \$9.00, \$9.50 and \$10.00 per pound on the pound sterling price basis and for sales to retailers were at \$7.50, \$8.00, \$8.50, \$9.00, \$9.50, \$10.00 and \$10.50 per pound on the pound sterling price basis may be sold to jobbers and retailers at the price on the pound sterling scale, which price scale to the nearest quarter of a dollar pound sterling, equals 108% of the pound sterling price scale under which the article was sold immediately prior to February 22, 1945.

(2) Articles for which the selling prices immediately prior to August 30, 1945 for sales to jobbers were at \$6.25, \$10.50, \$11.00, \$11.50 and \$12.00 per pound on the sterling basis and for sales to retailers were at \$6.75, \$11.00, \$11.50, \$12.00 and \$12.50 per pound on the pound sterling basis may be sold to jobbers and retailers at the price on the pound sterling scale, which price scale to the nearest quarter of a dollar pound sterling, equals 104% of the pound sterling price scale under which this article was sold immediately prior to August 30, 1945.

The adjusted prices may be charged and collected only when the amount of the adjustment is separately stated on each invoice. The adjustment may be stated in terms of the pound sterling price basis. The adjusted prices are f. o. b. factory and are subject to the manufacturer's customary terms, discounts, allowances and other price differentials in effect on sales to each class of purchaser during March, 1942. All other provisions of Order No. 11 remain in effect.

This amendment shall become effective on the 16th day of October 1945.

Issued this 15th day of October 1945.

CHESTER BOWLES,
Administrator.

[F. R. Doc. 45-19060; Filed, Oct. 15, 1945;
12:09 p. m.]

[MPR 120, Order 1477]

FRYSKE & NOLE COAL CO. ET AL.

ESTABLISHMENT OF MAXIMUM PRICES AND PRICE CLASSIFICATIONS

For the reasons set forth in an accompanying opinion, and in accordance with § 1340.210 (a) (6) of Maximum Price Regulation No. 120; *It is ordered:*

Producers identified herein operate named mines assigned the mine index numbers, the price classifications and the maximum prices in cents per net ton, for the indicated uses and shipments as set forth herein. All are in District No. 4. The mine index numbers and the price classifications assigned are permanent but the maximum prices may be changed by an amendment issued after the effective date of this order. Where such an amendment is issued for the district in which the mines involved herein are located and where the amendment makes no particular reference to a mine or mines involved herein, the prices shall be the prices set forth in such amendment for the price classifications of the re-

spective size groups. The location of each mine is given by county and state. The maximum prices stated to be for truck shipment are in cents per net ton f. o. b. the mine or preparation plant and when stated to be for rail shipment or for railroad fuel are in cents per net ton f. o. b. rail shipping point. In cases

where mines ship coals by river the prices for such shipments are those established for rail shipment and are in cents per net ton f. o. b. river shipping point. However, producer is subject to the provisions of § 1340.215 and all other provisions of Maximum Price Regulation No. 120.

FRYSKE & NOLE COAL CO., URBANDALE, OHIO, STEELWATER MINE, No. 7 SEAM, MINE INDEX No. 433, TUSCARAWAS COUNTY, OHIO, SUBDISTRICT No. 4 FOR RAIL SHIPMENTS AND RAILROAD FUEL, No. 4A FOR TRUCK SHIPMENTS, STEEL MINE

	Size group Nos.											
	1	2	3	3A	4	5	6	7	8	9	10	11
Rail shipments and railroad fuel.....	325	325	319	319	319	319	299	299	299	299	299	299
Truck shipment.....	329	329	329	329	329	329	299	299	299	299	299	299

HARRIS & NEUMAN, c/o ROBERT H. HARRIS, ATHENS, OHIO, OLD GLOVE MINE, No. 7 SEAM, MINE INDEX No. 435, VENON COUNTY, OHIO, SUBDISTRICT No. 7 FOR ALL METHODS OF SHIPMENT, STEEL MINE, RAIL SHIPPING POINT, McARTHUR, OHIO

Rail shipments and railroad fuel.....	345	345	315	315	315	315	295	295	295	295	295	295
Truck shipment.....	375	375	375	335	335	335	295	295	295	295	295	295

THE JEFFERSON COAL CO., 1000 LEADER BLDG., CLEVELAND (14), OHIO, CROW HOLLOW No. 6 MINE, No. 8 SEAM, MINE INDEX No. 432, HARRISON COUNTY, OHIO, SUBDISTRICT No. 1, FOR ALL METHODS OF SHIPMENT, STEEL MINE, RAIL SHIPPING POINT, KENWOOD, OHIO

Rail shipments and railroad fuel.....	285	285	295	295	295	295	270	270	270	270	270	270
Truck shipment.....	289	289	289	319	319	319	290	290	290	290	290	290

LISBON COAL CO., c/o PETER GALLO, LISBON, OHIO, JERSEY CREEK MINE, No. 7 SEAM, MINE INDEX No. 417, JEFFERSON COUNTY, OHIO, SUBDISTRICT 3 FOR RAIL SHIPMENTS AND RAILROAD FUEL, STEEL MINE, RAIL SHIPPING POINT, SALINESVILLE, OHIO

Rail shipments and railroad fuel.....	325	325	319	319	319	319	299	299	299	299	299	299
Truck shipment.....	329	329	329	319	319	319	299	299	299	299	299	299

¹ Previously established.

F. E. MERCER, 34 S. 5th St., ZANESVILLE, OHIO, MERCER MINE, 4A AND CANNEL SEAMS, MINE INDEX No. 417, MUSKINGUM COUNTY, OHIO, SUBDISTRICT 6 FOR ALL METHODS OF SHIPMENT, STEEL MINE, RAIL SHIPPING POINT, FULTONHAM, OHIO

Rail shipments and railroad fuel.....	325	325	325	325	325	325	295	295	295	295	295	295
Truck shipment.....	329	329	329	329	329	329	295	295	295	295	295	295

NORTHERN COAL CO., CHILES BLDG., BRIDGEPORT, OHIO, No. 1 MINE, MERCE CREEK SEAM, MINE INDEX No. 419, BELMONT COUNTY, OHIO, SUBDISTRICT 1 FOR ALL METHODS OF SHIPMENT, STEEL MINE, RAIL SHIPPING POINT, LAFFERTY, OHIO

Rail shipments and railroad fuel.....	335	335	325	325	325	325	270	270	270	270	270	270
Truck shipment.....	339	339	329	319	319	319	290	290	290	290	290	290

REND MAR COAL CO., CORNING, OHIO, REND MAR No. 69 MINE, No. 6 SEAM, MINE INDEX No. 4174, PERRY COUNTY, OHIO, SUBDISTRICT 5 FOR ALL METHODS OF SHIPMENT, STEEL MINE, RAIL SHIPPING POINT, DRAKES, OHIO

Rail shipments and railroad fuel.....	325	325	325	325	325	325	290	290	290	290	290	290
Truck shipment.....	329	329	329	329	329	329	290	290	290	290	290	290

BERNARD SPERANLE, ROUTE No. 5, ZANESVILLE, OHIO, BERNARD SPERANLE MINE, No. 6 SEAM, MINE INDEX No. 4204, MUSKINGUM COUNTY, OHIO, SUBDISTRICT 6 FOR TRUCK SHIPMENTS, DEEP MINE

	Size group Nos.											
	1, 2, 3	3A, 4	5, 6	7	8	9	10	11	12			
Truck shipment.....	299	249	291	276	276	291	291	291	291			

This order shall become effective October 16, 1945.

(56 Stat. 23, 765, 57 Stat. 566; Pub. Law 383, 78th Cong.; E.O. 9250, 7 F.R. 7871; E.O. 9328, 8 F.R. 4681)

Issued this 15th day of October 1945.

CHESTER BOWLES,
Administrator.

[F. R. Doc. 45-19061; Filed, Oct. 15, 1945;
12:01 p. m.]

[MPR 120, Order 1478]

BECKER COUNTY SAND AND GRAVEL CO.

ESTABLISHMENT OF MAXIMUM PRICES AND PRICE CLASSIFICATIONS

For the reasons set forth in an accompanying opinion, and in accordance with § 1340.210 (a) (6) of Maximum Price Regulation No. 120; *It is ordered:*

Producers identified herein operate named mines assigned the mine index numbers, the price classifications and the

maximum prices in cents per net ton, for the indicated uses and shipments as set forth herein. All are in District No. 3. The mine index numbers and the price classifications assigned are permanent but the maximum prices may be changed by an amendment issued after the effective day of this order. Where such an amendment is issued for the district in which the mines involved herein are located and where the amendment makes no particular reference to a mine or mines involved herein, the prices shall be the prices set forth in such amendment for the price classifications of the respective size groups. The location of each mine is given by county and state. The maximum prices stated to be for truck shipment are in cents per net ton f. o. b. the mine or preparation plant and when stated to be for rail shipment or for railroad fuel are in cents per net ton f. o. b. rail shipping point. In cases where mines ship coals by river the prices for such shipments are those established for rail shipment and are in cents per net ton f. o. b. river shipping point. However, producer is subject to the provisions of § 1340.214 and all other provisions of Maximum Price Regulation No. 120.

BECKER COUNTY SAND & GRAVEL CO., P. O. BOX 2188, CLARKSBURG, W. VA., McCANDISH STRIP MINE, PITTSBURGH SEAM, MINE INDEX NO. 2164, HARRISON COUNTY, W. VA., RAIL SHIPPING POINT, LAURA LEE, W. VA., STRIP MINE, MAXIMUM TRUCK PRICE GROUP NO. 3

	Size group Nos.				
	1	2	3	4	5
Price classification.....	F	F	F	F	F
Rail shipment and railroad fuel.....	308	308	288	283	273
Truck shipment.....	343	343	313	308	293

HENCKEL COAL CO., BUCKHANNON, W. VA., RALPH MINE, REDSTONE SEAM, MINE INDEX NO. 2165, URSBUR COUNTY, W. VA., RAIL SHIPPING POINT, BUCKHANNON, W. VA., STRIP MINE, MAXIMUM TRUCK PRICE GROUP #3

	F	F	H	F	F
Price classification.....					
Rail shipment and railroad fuel.....	308	308	278	283	273
Truck shipment.....	343	343	313	308	293

J. & G. CONSTRUCTION CO., 295 HIGH ST., MORGANTOWN, W. VA., J. & G. STRIP MINE #1, PITTSBURGH SEAM, MINE INDEX NO. 2105, MONONGALIA COUNTY, W. VA., RAIL SHIPPING POINT, OPERISKA, W. VA., STRIP MINE, MAXIMUM TRUCK PRICE GROUP #3

	DF	DF	DF	DF	DF
Price classification.....					
Rail and river shipments and railroad fuel analyzing over 1.35% sulphur content.....	308	308	288	283	273
Truck shipment irrespective of sulphur content.....	343	343	313	308	293
The per net ton maximum prices applicable to rail shipped coal having a sulphur content of 1.35% or under, for all uses, are as follows.....	318	313	293	288	293

J. H. RICHARDS, 5 N. LOCUST ST., BUCKHANNON, W. VA., RED ROCK MINE, REDSTONE SEAM, MINE INDEX NO. 2166, URSBUR COUNTY, W. VA., RAIL SHIPPING POINT, BUCKHANNON, W. VA., DEEP MINE, MAXIMUM TRUCK PRICE GROUP #3

	F	F	H	F	F
Price classification.....					
Rail shipment and railroad fuel.....	308	308	278	283	273
Truck shipment.....	343	343	313	308	293

DALLAS SATTERFIELD, ROUTE 4, BOX 19, FAIRMONT, W. VA., POINT VIEW MINE, PITTSBURGH SEAM, MINE INDEX 732, MARION COUNTY, W. VA., RAIL SHIPPING POINT, KINGMONT, W. VA., DEEP MINE

	Size group Nos.				
	1	2	3	4	5
Price classification.....	F	F	F	F	F
Rail and river shipments and railroad fuel.....	308	308	288	283	273
Truck shipment.....	343	343	313	308	293

O. W. SNYDER, WATSON, W. VA., LITTLE #1 MINE, PITTSBURGH SEAM, MINE INDEX, 659, MARION COUNTY, W. VA., RAIL SHIPPING POINT, KINGMONT, W. VA., DEEP MINE

	F	F	F	F	F
Price classification.....					
Rail and river shipments and railroad fuel.....	308	308	288	283	273
Truck shipment.....	343	343	313	308	293

J. WESLEY TURNER, C/O KINGWOOD COAL CO., KINGWOOD, W. VA., RILEY #5 MINE, M. V. FREEPORT SEAM, MINE INDEX NO. 1372, PRESTON COUNTY, W. VA., RAIL SHIPPING POINT, SNYDERS CROSSING, W. VA., DEEP MINE

	J	J	J	J	J
Price classification.....					
Rail shipment and railroad fuel.....	333	333	318	318	318
Truck shipment.....	343	343	313	308	293

¹ Previously established.

WINCHESTER COAL CO., 9 SUNSET DRIVE, FAIRMONT, W. VA., WINCHESTER NO. 3 MINE, PITTSBURGH SEAM, MINE INDEX NO. 2000, HARRISON COUNTY, W. VA., RAIL SHIPPING POINT, JOSEPHINE, W. VA., STRIP MINE, MAXIMUM TRUCK PRICE GROUP NO. 3

	F	F	F	F	F
Price classification.....					
Rail shipment and railroad fuel.....	308	308	288	283	273
Truck shipment.....	343	343	313	308	293

This order shall become effective October 16, 1945.

(56 Stat. 23, 765, 57 Stat. 566; Pub. Law 383, 78th Cong.; E.O. 9250, 7 F.R. 7871; E.O. 9328, 8 F.R. 4681)

L. R. CHAPMAN, PROVIDENCE, KY., DIAMOND MINE, 11th SEAM, MINE INDEX NO. 2043, WEBSTER COUNTY, KY., RAIL SHIPPING POINT, UPLAND AND PROVIDENCE, KY., STRIP MINE, MAXIMUM PRICE GROUP 3, FOR RAIL SHIPMENTS AND RAILROAD FUEL, THE MAXIMUM PRICES LISTED BELOW ARE APPLICABLE ONLY TO STRIP MINED COAL

	Size group Nos.								
	1 to 6, incl.	7	8 to 12, incl.	17 to 22, incl.	13, 14	23, 24	26 to 30, incl.	15, 16	25
Rail shipments and railroad fuel.....	226	216	206	236	181	236	186	131	171
Consolidated size groups.....	A	B	C	D					
Truck shipment.....	286	251	241	206					

KIRK COAL MINING CO., BEECH CREEK, KY., KIRK NO. 4 MINE, 11th SEAM, MINE INDEX NO. 2042, MUEHLBERG COUNTY, KY., RAIL SHIPPING POINT, KIRK'S MINE, KY., DEEP MINE, MAXIMUM PRICE GROUP 2042, FOR RAIL SHIPMENTS AND RAILROAD FUEL, THE MAXIMUM PRICES LISTED BELOW ARE APPLICABLE ONLY TO HAND LOADING MINE

	240	230	220	230	195	220	260	145	185
Rail shipments and railroad fuel.....									
Consolidated size groups.....	A	B	C	D					
Truck shipment.....	200	265	255	220					

This order shall become effective October 16, 1945.

(56 Stat. 23, 765; 57 Stat. 566; Pub. Law 383, 78th Cong.; E.O. 9250, 7 F.R. 7871; E.O. 9328, 8 F.R. 4681)

Issued this 15th day of October 1945.

CHESTER BOWLES,
Administrator.

[F. R. Doc. 45-19063; Filed, Oct. 15, 1945; 12:05 p. m.]

Issued this 15th day of October 1945.

CHESTER BOWLES,
Administrator.

[F. R. Doc. 45-19062; Filed, Oct. 15, 1945; 12:01 p. m.]

[MPR 120, Order 1479]

L. R. CHAPMAN AND KIRK COAL MINING CO.
ESTABLISHMENT OF MAXIMUM PRICES AND
PRICE CLASSIFICATIONS

For the reasons set forth in an accompanying opinion, and in accordance with § 1340.210 (a) (6) of Maximum Price Regulation No. 120; It is ordered: Producers identified herein operate named mines assigned the mine index numbers, the price classifications and the maximum prices in cents per net ton, for the indicated uses and shipments as set forth herein. All are in District No. 9. The mine index numbers and the price classifications assigned are permanent but the maximum prices may be changed by an amendment issued after the effective date of this order. Where such an amendment is issued for the district in which the mines involved herein are located and where the amendment makes no particular reference to a mine or mines involved herein, the prices shall be the prices set forth in such amendment for the price classifications of the respective size groups. The location of each mine is given by county and state. The maximum prices stated to be for truck shipment are in cents per net ton f. o. b. the mine or preparation plant and when stated to be for rail shipment or for railroad fuel are in cents per net ton f. o. b. rail shipping point. In cases where mines ship coals by river the prices for such shipments are those established for rail shipment and are in cents per net ton f. o. b. river shipping point. However, producer is subject to the provisions of § 1340.220 and all other provisions of Maximum Price Regulation No. 120.

[MPR 120, Order 1480]

HAROLD E. BROCTIONS ET AL.

ESTABLISHMENT OF MAXIMUM PRICES AND PRICE CLASSIFICATIONS

For the reasons set forth in an accompanying opinion, and in accordance with § 1340.210 (a) (6) of Maximum Price Regulation No. 120; *It is ordered:*

Producers identified herein operate named mines assigned the mine index numbers, the price classifications and the maximum prices in cents per net ton, for the indicated uses and shipments as set forth herein. All are in District No. 1. The mine index numbers and the price classifications assigned are permanent but the maximum prices may be changed by an amendment issued after the effective date of this order. Where such an amendment is issued for the district in which the mines involved herein are located and where the amendment makes no particular reference to a mine or mines involved herein, the prices shall be the prices set forth in such amendment for the price classifications of the respective size groups. The location of each mine is given by county and state. The maximum prices stated to be for truck shipment are in cents per net ton f. o. b. the mine or preparation plant and when stated to be for rail shipment or for railroad locomotive fuel are in cents per net ton f. o. b. rail shipping point. In cases where mines ship coals by river the prices for such shipments are those established for rail shipment and are in cents per net ton f. o. b. river shipping point. However, producer is subject to the provisions of § 1340.212 and all other provisions of Maximum Price Regulation No. 120.

HAROLD E. BROCTIONS, TRIBLIN, PA., BROCTIONS MINE, B SEAM, MINE INDEX No. 5490, JEFFERSON COUNTY, PA., SUBDISTRICT 5, RAIL SHIPPING POINT: TRIBLIN, PA., DEEP MINE

	Size group Nos.				
	1	2	3	4	5
Price classification.....	E	E	E	E	E
Rail shipment.....	383	383	383	343	343
R. R. locomotive fuel.....	348	348	333	323	323
Truck shipment.....	393	393	393	353	343

J. T. BURNS, MARION CENTER, PA., BURNS No. 3 MINE, D SEAM, MINE INDEX No. 5594, INDIANA COUNTY, PA., SUBDISTRICT 15, RAIL SHIPPING POINT: DIXONVILLE, PA., DEEP MINE

	F	F	F	F	F
Price classification.....	F	F	F	F	F
Rail shipment.....	363	363	363	333	333
R. R. locomotive fuel.....	348	348	333	323	323
Truck shipment.....	388	363	363	353	343

DAVE BUTTERBAUGH, R. D. COMMODORE, PA., WASHINGTON MINE, D SEAM, MINE INDEX No. 5599, INDIANA COUNTY, PA., SUBDISTRICT 16, RAIL SHIPPING POINT: DIXONVILLE, PA., DEEP MINE

	F	F	F	F	F
Price classification.....	F	F	F	F	F
Rail shipment.....	363	363	363	333	333
R. R. locomotive fuel.....	348	348	333	323	323
Truck shipment.....	388	363	363	353	343

CABLE COAL Co., HOLSOFFLE, PA., STONY CREEK No. 2 MINE, B SEAM, MINE INDEX No. 5493, SCHESSET COUNTY, PA., SUBDISTRICT 37, RAIL SHIPPING POINT: STONY CREEK No. 2, PA., DEEP MINE

	E	E	E	E	E
Price classification.....	E	E	E	E	E
Rail shipment.....	383	383	363	343	343
Railroad locomotive fuel.....	348	348	333	323	323
Truck shipment.....	393	383	363	353	343

COMFORT RUN COAL Co., OSTEGIA MILLS, PA., SNOW SHOE No. 1 MINE, A SEAM, MINE INDEX No. 459, CENTRE COUNTY, PA., SUBDISTRICT 9, RAIL SHIPPING POINT: SNOW SHOE, PA., STRIP MINE

	Size group Nos.				
	1	2	3	4	5
Price classification.....	D	D	D	D	D
Rail shipment.....	329	329	323	323	323
R. R. locomotive fuel.....	329	329	323	323	323
Truck shipment.....	379	349	343	343	323

CHARLES H. DUNLAP, 413 STONE ST., OSTEGIA MILLS, PA., MILLS No. 4 MINE, A SEAM, MINE INDEX No. 459, CENTRE COUNTY, PA., SUBDISTRICT 11, RAIL SHIPPING POINT: OSTEGIA MILLS, PA., DEEP MINE

	H	H	H	H	H
Price classification.....	H	H	H	H	H
Rail shipment.....	329	329	323	323	323
R. R. locomotive fuel.....	329	329	323	323	323
Truck shipment.....	379	349	343	343	323

ESTEP COAL & LUMBER Co., 501 GRAHAM AVE., WELLSBORO, PA., ESTEP COAL & LUMBER Co. No. 1 MINE, C SEAM, MINE INDEX No. 5493, SOMERSET COUNTY, PA., SUBDISTRICT 33, RAIL SHIPPING POINT: WELLSBORO, PA., DEEP MINE

	E	E	E	E	E
Price classification.....	E	E	E	E	E
Rail shipment.....	323	323	323	323	323
R. R. locomotive fuel.....	323	323	323	323	323
Truck shipment.....	323	323	323	323	323

E. H. GRAFFIORS & SONS, BOX 61, DEFIANCE, PA., SPEAR & PITTSBURGH COAL Co. No. 1 MINE, SPEAR SEAM, MINE INDEX No. 459, BEDFORD COUNTY, PA., SUBDISTRICT 39, RAIL SHIPPING POINT: HUNDELSBURG, PA., DEEP MINE

	B	B	B	B	C
Price classification.....	B	B	B	B	C
For all methods of shipment and for all uses.....	454	473	418	333	378

Smithing coal (any size).....373

E. H. GRAFFIORS & SONS, BOX 61, DEFIANCE, PA., SPEAR & PITTSBURGH COAL Co. No. 2 MINE, PITTSBURGH SEAM, MINE INDEX No. 459, BEDFORD COUNTY, PA., SUBDISTRICT 39, RAIL SHIPPING POINT: RIDDLESBURG, PA., DEEP MINE

	B	B	B	B	C
Price classification.....	B	B	B	B	C
For all methods of shipment and for all uses.....	453	473	418	333	378

Smithing coal (any size).....373

This order shall become effective October 16, 1945.

LON COAKLEY COAL Co., 375 CHESTNUT ST., NELSONVILLE, OHIO, COAKLEY MINE, No. 6 SEAM, MINE INDEX No. 4212, ATHENS COUNTY, OHIO, SUBDISTRICT No. 5, DEEP MINE, RAIL SHIPPING POINT, NELSONVILLE, OHIO

	Size group Nos.											
	1	2	3	3A	4	5	6	7	8	9	10	11
Rail shipment and railroad fuel.....	331	331	331	331	331	331	333	336	336	331	---	331
Truck shipment.....	419	419	419	375	375	315	315	275	275	315	---	315

LAWRENCE KING, CALDWELL, OHIO, REINERSVILLE COAL Co. MINE, No. 8 SEAM, MINE INDEX No. 4599, MORGAN COUNTY, OHIO, SUBDISTRICT No. 6, STRIP MINE, RAIL SHIPPING POINT, RELIEF, OHIO

	323	323	323	323	323	323	323	215	215	210	210	---
Rail shipment and railroad fuel.....	323	323	323	323	323	323	323	215	215	210	210	---
Truck shipment.....	329	329	329	329	329	329	329	220	220	215	---	325

LAWRENCE KING, CALDWELL, OHIO, KING MINE, No. 8 SEAM, MINE INDEX No. 4210, NOBLE COUNTY, OHIO, SUBDISTRICT No. 2, STRIP MINE, RAIL SHIPPING POINT, CALDWELL, OHIO

	313	313	325	325	325	325	270	225	225	210	---
Rail shipment and railroad fuel.....	313	313	325	325	325	325	270	225	225	210	---
Truck shipment.....	329	329	329	310	310	229	229	215	215	210	---

RAYLAND COAL Co., 215 E. MAIN ST., C/O D. M. RYAN, ST. CLAIRSVILLE, OHIO, RAYLAND No. 3 MINE, MEIGS CREEK SEAM, MINE INDEX No. 4115, HARRISON COUNTY, OHIO, SUBDISTRICT No. 1, STRIP MINE, RAIL SHIPPING POINT, GEORGETOWN, OHIO

	325	325	325	325	325	325	270	225	225	210	---
Rail shipment and railroad fuel.....	325	325	325	325	325	325	270	225	225	210	---
Truck shipment.....	329	329	329	310	310	229	229	215	215	210	---

(56 Stat. 23, 765, 57 Stat. 566; Pub. Law 383, 78th Cong.; E.O. 9250, 7 F.R. 7871; E.O. 9326, 8 F.R. 4631)

Issued this 15th day of October 1945.

CHESTER BOWLES,
Administrator.

[F. R. Doc. 45-19364; Filed, Oct. 15, 1945; 12:05 p. m.]

[MPR 120, Order 1431]

LON COAKLEY COAL Co. ET AL.

ESTABLISHMENT OF MAXIMUM PRICES AND PRICE CLASSIFICATIONS

For the reasons set forth in an accompanying opinion, and in accordance with § 1340.210 (a) (6) of Maximum Price Regulation No. 120; *It is ordered:*

Producers identified herein operate named mines assigned the mine index numbers, the price classifications and the maximum prices in cents per net ton for the indicated uses and shipments as set forth herein. All are in District No. 4. The mine index numbers and the price classifications assigned are permanent but the maximum prices may be changed by an amendment issued after the effective date of this order. Where such an amendment is issued for the district in which the mines involved herein are located and where the amendment makes no particular reference to a mine or mines involved herein, the prices shall be the prices set forth in such amendment for the price classifications of the respective size groups. The location of each mine is given by county and state. The maximum prices stated to be for truck shipment are in cents per net ton f. o. b. the mine or preparation plant and when stated to be for rail shipment or for railroad fuel are in cents per net ton f. o. b. rail shipping point. In cases where mines ship coals by river the prices for such shipments are those established for rail shipment and are in cents per net ton f. o. b. river shipping point. However, producer is subject to the provisions of § 1340.215 and all other provisions of Maximum Price Regulation No. 120.

COMBES COAL CO., ROUTE NO. 2, ROSEVILLE, OHIO, COMBES MINE, NO. 6 SEAM, MINE INDEX NO. 4184, PERRY COUNTY, OHIO, SUBDISTRICT 6 FOR ALL METHODS OF SHIPMENT, DEER MINE, RAIL SHIPMENT POINT, ROSEVILLE, OHIO

	Size group Nos.											
	1	2	3	3A	4	5	6	7	8	0	10	12
Rail shipment and railroad fuel.....	351	351	321	321	321	321	311	271	271	276	---	276
Truck shipment.....	330	330	330	346	346	291	291	250	250	291	---	291

GILBERT COAL CO., c/o Wm. D. Holloway, Attorney, Zanesville, Ohio, Gilbert Mine, No. 6 Seam, Mine Index No. 4103, Muskingum County, Ohio, Subdistrict 6 for all methods of shipment, Strip Mine, Rail Shipping Point, Zanesville, Ohio

Rail shipment and railroad fuel.....	325	325	295	295	295	285	245	245	245	210	---	210
Truck shipment.....	360	360	360	330	330	305	230	230	230	205	---	205

HENDERSON & WYMER, c/o Robert V. Wymer, Brilliant, Ohio, Godoway No. 2 Mine, No. 8 Seam, Mine Index No. 4108, Belmont County, Ohio, Subdistrict 1 for all methods of shipment, Strip Mine, Rail Shipping Point, Dayton, Ohio

Rail shipment and railroad fuel.....	305	305	235	235	235	230	225	225	225	210	---	210
Truck shipment.....	350	350	350	310	310	280	255	255	255	230	---	230

GEO. B. HERRING & SON, 30 JUNCTION ST., MANFIELD, OHIO, ADELE Mine, No. 6 Seam, Mine Index No. 4188, Perry County, Ohio, Subdistrict 6 for all methods of shipment, Strip Mine, Rail Shipping Point, Crooksville, Ohio

Rail shipment and railroad fuel.....	325	325	295	295	295	285	245	245	245	210	---	210
Truck shipment.....	350	350	350	320	320	295	230	230	230	205	---	205

INDIAN RUN COAL CO., c/o JAMES I. PALERMO, SEBING, OHIO, INDIAN RUN Mine, No. 7A Seam, Mine Index No. 4100, Athens County, Ohio, Subdistrict 5 for all methods of shipment, Strip Mine, Rail Shipping Point, Hartsville, Ohio

Rail shipment and railroad fuel.....	365	365	325	325	325	305	270	270	270	245	---	245
Truck shipment.....	390	390	390	350	350	320	250	250	250	220	---	220

THE MACDONALD MINING CO., 205 CLEVELAND AVE. NW, CANTON (2), OHIO, MAPLETON Mine, No. 5 and/or No. 6 Seam, Mine Index No. 4179, Stark County, Ohio, Subdistrict 4 for all methods of shipment and railroad fuel (4-D for Truck Shipments), Strip Mine, Rail Shipping Point, Mapleton, Ohio

Rail shipment and railroad fuel.....	325	325	310	310	310	300	250	240	230	235	---	235
Truck shipment.....	350	350	350	320	320	290	240	235	235	210	---	210

RALPH, RUDY & GEORGE ROTHACHER, 377 East 9th St., Dover, Ohio, ROTHACHER Mine, No. 6 Seam, Mine Index No. 4185, Tuscarawas County, Ohio, Subdistrict 4 for all methods of shipment and railroad fuel (4A for Truck Shipments), Deer Mine, Rail Shipping Point, New Philadelphia, Ohio

Rail shipment and railroad fuel.....	351	351	330	330	330	315	270	250	250	230	---	230
Truck shipment.....	376	376	376	346	346	315	231	231	231	210	---	210

This order shall become effective October 16, 1945.

(56 Stat. 23, 765; 57 Stat. 566; Pub. Law 383, 78th Cong.; E.O. 9250, 7 F.R.; 7871; E.O. 9328, 8 F.R. 4681)

For the reasons set forth in an accompanying opinion, and in accordance with § 1340.210 (a) (6) of Maximum Price Regulation No. 120; it is ordered: Producers identified herein operate named mines assigned the mine index numbers, the price classifications and

For the reasons set forth in an accompanying opinion, and in accordance with § 1340.210 (a) (6) of Maximum Price Regulation No. 120; it is ordered: Producers identified herein operate named mines assigned the mine index numbers, the price classifications and

For the reasons set forth in an accompanying opinion, and in accordance with § 1340.210 (a) (6) of Maximum Price Regulation No. 120; it is ordered: Producers identified herein operate named mines assigned the mine index numbers, the price classifications and

For the reasons set forth in an accompanying opinion, and in accordance with § 1340.210 (a) (6) of Maximum Price Regulation No. 120; it is ordered: Producers identified herein operate named mines assigned the mine index numbers, the price classifications and

RIGGS & THOMAS, McARTHUR, OHIO, RIGGS & THOMAS MINE, NO. 4 SEAM, MINE INDEX NO. 4215, VINTON COUNTY, OHIO, SUBDISTRICT 7 FOR ALL METHODS OF SHIPMENT, DEER MINE, RAIL SHIPMENT POINT, McARTHUR, OHIO

	Size group Nos.											
	1	2	3	3A	4	5	6	7	8	0	10	12
Rail shipment and railroad fuel.....	371	371	341	341	341	311	281	271	271	230	---	230
Truck shipment.....	401	401	401	361	361	331	291	260	250	220	---	220

THREE C COAL CO., c/o CHARLES G. SKELTON JR., CANTON, OHIO, THREE C #5 MINE, No. 6 Seam, Mine Index No. 4213, Tuscarawas County, Ohio, Subdistrict 4, Strip Mine, Rail Shipping Point, Magnolia, Ohio

Rail shipment and railroad fuel.....	325	325	310	310	310	300	250	240	230	235	---	235
Truck shipment.....	375	375	375	335	335	305	260	250	250	230	---	230

THREE C COAL CO., c/o CHARLES G. SKELTON JR., CANTON, OHIO, THREE C NO. 0 MINE, No. 6 Seam, Mine Index No. 4214, Tuscarawas County, Ohio, Subdistrict 4, Strip Mine, Rail Shipping Point, Magnolia, Ohio

Rail shipment and railroad fuel.....	325	325	310	310	310	300	250	240	230	235	---	235
Truck shipment.....	350	350	350	320	320	290	255	245	245	230	---	230

This order shall become effective October 16, 1945.

(56 Stat. 23, 765; 57 Stat. 566; Pub. Law 383, 78th Cong.; E.O. 9250, 7 F.R. 7871; E.O. 9328, 8 F.R. 4681)

For the reasons set forth in an accompanying opinion, and in accordance with § 1340.210 (a) (6) of Maximum Price Regulation No. 120; it is ordered: Producers identified herein operate named mines assigned the mine index numbers, the price classifications and

For the reasons set forth in an accompanying opinion, and in accordance with § 1340.210 (a) (6) of Maximum Price Regulation No. 120; it is ordered: Producers identified herein operate named mines assigned the mine index numbers, the price classifications and

For the reasons set forth in an accompanying opinion, and in accordance with § 1340.210 (a) (6) of Maximum Price Regulation No. 120; it is ordered: Producers identified herein operate named mines assigned the mine index numbers, the price classifications and

For the reasons set forth in an accompanying opinion, and in accordance with § 1340.210 (a) (6) of Maximum Price Regulation No. 120; it is ordered: Producers identified herein operate named mines assigned the mine index numbers, the price classifications and

For the reasons set forth in an accompanying opinion, and in accordance with § 1340.210 (a) (6) of Maximum Price Regulation No. 120; it is ordered: Producers identified herein operate named mines assigned the mine index numbers, the price classifications and

For the reasons set forth in an accompanying opinion, and in accordance with § 1340.210 (a) (6) of Maximum Price Regulation No. 120; it is ordered: Producers identified herein operate named mines assigned the mine index numbers, the price classifications and

For the reasons set forth in an accompanying opinion, and in accordance with § 1340.210 (a) (6) of Maximum Price Regulation No. 120; it is ordered: Producers identified herein operate named mines assigned the mine index numbers, the price classifications and

For the reasons set forth in an accompanying opinion, and in accordance with § 1340.210 (a) (6) of Maximum Price Regulation No. 120; it is ordered: Producers identified herein operate named mines assigned the mine index numbers, the price classifications and

For the reasons set forth in an accompanying opinion, and in accordance with § 1340.210 (a) (6) of Maximum Price Regulation No. 120; it is ordered: Producers identified herein operate named mines assigned the mine index numbers, the price classifications and

For the reasons set forth in an accompanying opinion, and in accordance with § 1340.210 (a) (6) of Maximum Price Regulation No. 120; it is ordered: Producers identified herein operate named mines assigned the mine index numbers, the price classifications and

For the reasons set forth in an accompanying opinion, and in accordance with § 1340.210 (a) (6) of Maximum Price Regulation No. 120; it is ordered: Producers identified herein operate named mines assigned the mine index numbers, the price classifications and

	Size group Nos.											
	1	2	3	3A	4	5	6	7	8	0	10	12
Rail shipment and railroad fuel.....	345	345	315	315	315	285	255	245	235	245	---	245
Truck shipment.....	375	375	375	335	335	305	260	250	250	230	---	230

OREY & HOWARD ARGBRIGHT, R. D. No. 3, WELLSTON, OHIO, RACCOON Mine, No. 7 Seam, Mine Index No. 4102, Vinton County, Ohio, Subdistrict 7 for all methods of shipment, Strip Mine, Rail Shipping Point, Minerton, Ohio

Rail shipment and railroad fuel.....	345	345	315	315	315	285	255	245	235	245	---	245
Truck shipment.....	375	375	375	335	335	305	260	250	250	230	---	230

OREY & HOWARD ARGBRIGHT, ET AL.
ESTABLISHMENT OF MAXIMUM PRICES AND PRICE CLASSIFICATIONS
For the reasons set forth in an accompanying opinion, and in accordance with § 1340.210 (a) (6) of Maximum Price Regulation No. 120; it is ordered: Producers identified herein operate named mines assigned the mine index numbers, the price classifications and

the maximum prices in cents per net ton, for the indicated uses and shipments as set forth herein. All are in District No. 1. The mine index numbers and the price classifications assigned are permanent but the maximum prices may be changed by an amendment issued after the effective date of this order. Where such an amendment is issued for the district in which the mines involved herein are located and where the amendment makes no particular reference to a mine or mines involved herein, the prices shall be the prices set forth in such amendment for the price classifications of the respective size groups. The location of each mine is given by county and state. The maximum prices stated to be for truck shipment are in cents per net ton f. o. b. the mine or preparation plant and when stated to be for rail shipment or for railroad locomotive fuel are in cents per net ton f. o. b. rail shipping point. In cases where mines ship coals by river the prices for such shipments are those established for rail shipment and are in cents per net ton f. o. b. river shipping point. However, producer is subject to the provisions of § 1340.212 and all other provisions of Maximum Price Regulation No. 120.

HEALD COAL CO., DUNBO, PA., HEALD MINE, B SEAM, MINE INDEX No. 5465, SOMERSET COUNTY, PA., SUBDISTRICT 33, RAIL SHIPPING POINT: WINDBER, PA., STRIP MINE

	Size group Nos.				
	1	2	3	4	5
Price classification.....	A	A	A	A	C
Rail shipment.....	385	370	360	345	330
Railroad locomotive fuel.....	320	320	305	295	285
Truck shipment.....	385	360	350	350	330

HESS COAL CO., C/O D. R. GATES, DIXONVILLE, PA., HESS No. 3 MINE, D SEAM, MINE INDEX No. 5434, INDIANA COUNTY, PA., SUBDISTRICT 15, RAIL SHIPPING POINT: CLYMER, PA., STRIP MINE

	F	F	F	F	F
Price classification.....	F	F	F	F	F
Rail shipment.....	335	335	335	305	305
Railroad locomotive fuel.....	320	320	305	295	295
Truck shipment.....	360	335	335	325	315

M. & H. COAL CO., C/O J. W. MILSON, 93 FIFTH ST., PHILIPSBURG, PA., M. & H. No. 1 MINE, C SEAM, MINE INDEX No. 5474, CLEARFIELD COUNTY, PA., SUBDISTRICT 8, RAIL SHIPPING POINT: PHILIPSBURG, PA., STRIP MINE

	F	F	F	F	F
Price classification.....	F	F	F	F	F
Rail shipment.....	335	335	335	305	305
Railroad locomotive fuel.....	320	320	305	295	295
Truck shipment.....	360	335	335	325	315

WILLIAM MANNERS, ANITA, PA., MANNERS MINE, D SEAM, MINE INDEX No. 5496, JEFFERSON COUNTY, PA., SUBDISTRICT 6, RAIL SHIPPING POINT: ANITA, PA., DEEP MINE

	E	E	E	E	E
Price classification.....	E	E	E	E	E
Rail shipment.....	383	363	363	343	343
Railroad locomotive fuel.....	348	348	333	323	323
Truck shipment.....	393	368	368	358	348

RAINES COAL CO., PHILIPSBURG, PA., GREEN VALLEY MINE, B SEAM, MINE INDEX No. 5510, CLEARFIELD COUNTY, PA., SUBDISTRICT 8, RAIL SHIPPING POINT: WINBURNE, PA., DEEP MINE

	D	D	D	D	D
Price classification.....	D	D	D	D	D
Rail shipment.....	388	368	363	353	353
Railroad locomotive fuel.....	348	348	333	323	323
Truck shipment.....	398	373	373	363	353

JOHN D. SHICK, R. D. No. 2, MATHEW, PA., JOHN D. SHICK MINE, E SEAM, MINE INDEX No. 5578, ARMSTRONG COUNTY, PA., SUBDISTRICT 4, RAIL SHIPPING POINT: NEW BETHLEHEM, PA., DEEP MINE

	Size group Nos.				
	1	2	3	4	5
Price classification.....	G	G	G	H	H
Rail shipment.....	378	378	343	313	313
Railroad locomotive fuel.....	348	348	333	323	323
Truck shipment.....	383	378	363	343	333

WINDBER HIGH FUELING COAL CO., 137 JACKSON AVE., WINDBER, PA., LOT STUELL No. 1 MINE, B SEAM, MINE INDEX No. 5493, SOMERSET COUNTY, PA., SUBDISTRICT 32, RAIL SHIPPING POINT: JEROME JUNCTION, PA., STRIP MINE

	E	E	E	E	E
Price classification.....	E	E	E	E	E
Rail shipment.....	375	335	335	315	315
Railroad locomotive fuel.....	320	320	305	295	295
Truck shipment.....	375	340	340	320	320

WOLF-O-LACE COAL CO., CLAYTON, PA., LONG POINT-B MINE, B SEAM, MINE INDEX No. 5503, CLAYTON COUNTY, PA., SUBDISTRICT 4, RAIL SHIPPING POINT: LAWSONHAM, PA., STRIP MINE

	G	G	G	H	H
Price classification.....	G	G	G	H	H
Rail shipment.....	370	370	345	315	315
Railroad locomotive fuel.....	320	320	305	295	295
Truck shipment.....	375	360	360	345	335

This order shall become effective October 16, 1945.

(56 Stat. 23, 765, 57 Stat. 566; Pub. Law 383, 78th Cong.; E.O. 9250, 7 F.R. 7871; E.O. 9328, 8 F.R. 4681)

Issued this 15th day of October 1945.

CHESTER BOWLES,
Administrator.

[F. R. Doc. 45-19067; Filed, Oct. 15, 1945; 12:04 p. m.]

[MPR 120, Order 1484]

H. F. SAMUELS

ESTABLISHMENT OF MAXIMUM PRICES

For the reasons set forth in an opinion issued simultaneously herewith and in accordance with § 1340.207 (a) and 1340.210 (a) (6) of Maximum Price Regulation No. 120, it is ordered:

(a) The Teton Coal Mine of H. F. Samuels is hereby assigned Mine Index No. 1006 and its coals are classified in Subdistrict No. 1 of District No. 19 for truck shipments.

(b) Coals produced by H. F. Samuels from his Teton Coal Mine, Mine Index No. 1006, in Subdistrict No. 1 of District No. 19, may be purchased and sold for truck or wagon shipments as per net ton maximum prices not exceeding the following:

Size group Nos.		
1-4, Incl.	8	9-11, Incl.
\$7.00	\$9.00	\$9.00

(c) The maximum prices established hereby are f. o. b. the mine or preparation plant for truck or wagon shipments. The schedule of maximum prices set forth in § 1340.230 (b) (2) of Maximum Price Reg-

ulation No. 120 shall apply to all size groups not listed herein.

(d) The maximum prices established herein include an adjustment granted under the provisions of § 1340.207 (a) of MPR No. 120, which adjustment shall expire at midnight March 31, 1946. On and after April 1, 1946 the maximum prices for coals of the Teton Mine shall revert to the maximum prices set forth in § 1340.230 (b) (2) of MPR No. 120 for mines classified in Subdistrict No. 1.

(e) The price classifications and the Mine index number assigned herein are permanent, but the maximum prices established hereby may be changed by order or amendment.

(f) Permission to charge the adjusted maximum prices established herein is subject to the condition that the applicant file with the Solid Fuels Price Branch, of the Office of Price Administration at Washington 25, D. C., within twenty-five days after the last day of each month, a detailed monthly report of his operating data on Form 653-499 issued by the Office of Price Administration.

(g) The applicant shall include a statement on all invoices in connection with the sales of coals priced under this order that the price charge includes an adjustment granted by Order No. 1484 under Maximum Price Regulation No. 120 of the Office of Price Administration.

(h) All prayers of the applicant not granted herein are hereby denied.

(i) Except as specifically provided in this order, the provisions of Maximum Price Regulation No. 120 governing the sale of bituminous coal shall remain in effect.

(j) This order may be revoked or amended by the Price Administrator at any time.

This order shall become effective October 16, 1945.

Issued this 15th day of October 1945.

CHESTER BOWLES,
Administrator.

[F. R. Doc. 45-19068; Filed, Oct. 15, 1945; 12:04 p. m.]

[MPR 120, Order 1435]

INDUSTRIAL COAL CO.

ESTABLISHMENT OF MAXIMUM PRICES

For the reasons set forth in an opinion issued simultaneously herewith and in accordance with § 1340.210 (a) (6) of Maximum Price Regulation No. 120; it is ordered:

(a) The Central Mineral Company Mine of Industrial Coal Company is hereby assigned Mine Index No. 2004, and its coals are classified in Production Group No. 1 for all methods of shipment.

(b) Coals produced by Industrial Coal Company from the Lower Weir Seam at its Central Minerals Company Mine, Mine Index No. 2004, located in Cherokee County, Kansas, in Production Group 1 of District No. 15, may be purchased and sold for the indicated uses and movements at per net ton prices in cents per ton not exceeding the following:

	Size group Nos.														
	1	2	3	4	5	6	7	8	9	10	11	12	13	14	15
All methods of shipment (except truck or wagon) and for all uses (except railroad locomotive fuel).....	327	327	327	327	332	312	307	282	277	277	277	262	207	177	147
Truck or wagon shipments.....	342	342	342	342	317	302	287	292	302	277	252	237	237	217	117

RAILROAD LOCOMOTIVE FUEL

3" x 1/4"—unwashed.....	267	1 1/4" x 0"—washed.....	237
3" x 0"—washed.....		1 1/4" x 0"—unwashed.....	
2" x 1/4"—unwashed.....	252	1 1/4" x 1/2"—unwashed.....	277
2" x 0"—washed.....		Any other size not specifically listed.....	

(c) The maximum prices established herein are f. o. b. mine or preparation plant for truck or wagon shipments, f. o. b. the rail or river shipping point for rail or river shipments and for railroad fuel, all uses.

(d) This order may be revoked or amended at any time.

(e) Except as specifically provided in this order, the provisions of Maximum Price Regulation No. 120 governing the sale of bituminous coal shall remain in effect.

(f) The price classifications and mine index number assigned herein are permanent, but the maximum prices may be changed by order or amendment.

This order shall become effective October 16, 1945.

Issued this 15th day of October 1945.

CHESTER BOWLES,
Administrator.

[F. R. Doc. 45-19069; Filed, Oct. 15, 1945;
12:01 p. m.]

[MPR 188, Revocation of Order 4045]

GENERAL SALES CO.

ESTABLISHMENT OF MAXIMUM PRICES

For the reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal Register, and pursuant to § 1499.157 of Maximum Price Regulation No. 188 and section 6.4 of Second Revised Supplementary Regulation No. 14, *It is ordered:*

Order No. 4045 under § 1499.157 of Maximum Price Regulation which establishes maximum prices for sales and deliveries of certain clothes hampers manufactured by the General Sales Company, 222 Colorado National Bank Building, Denver, Colorado is hereby revoked.

This order of revocation shall become effective on the 16th day of October 1945.

Issued this 15th day of October 1945.

CHESTER BOWLES,
Administrator.

[F. R. Doc. 45-19071; Filed, Oct. 15, 1945;
12:09 p. m.]

[MPR 188, Order 4539]

ALDEN BLADES & Co.

APPROVAL OF MAXIMUM PRICES

For the reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal Register,

and pursuant to § 1499.158 of Maximum Price Regulation No. 188; *It is ordered:*

(a) This order establishes maximum prices for sales and deliveries of certain articles manufactured by Alden Blades & Co., 420 Market St., San Francisco 2, Calif.

(1) For all sales and deliveries to the following classes of purchasers by the sellers indicated below, the maximum prices are those set forth below:

Article	Model No.	For sales by the manufacturer to—		For sales by any person to consumers
		Jobbers	Retailers	
Plastic table lamp.....	B-1 T-1	Each \$4.04 \$5.97	Each \$4.75 \$7.03	Each \$3.55 \$12.65

These maximum prices are for the articles described in the manufacturer's application dated June 4, 1945.

(2) For sales by the manufacturer, the maximum prices apply to all sales and deliveries since Maximum Price Regulation No. 188 became applicable to those sales and deliveries. For sales to persons other than consumers they are f. o. b. factory, 2% 10 days, net 30. The maximum price to consumers is net, delivered.

(3) For sales by persons other than the manufacturer, the maximum prices apply to all sales and deliveries after the effective date of this order. Those prices are subject to each seller's customary terms and conditions of sale on sales of similar articles.

(4) If the manufacturer wishes to make sales and deliveries to any other class of purchaser or on other terms and conditions of sale, he must apply to the Office of Price Administration, Washington, D. C., under the Fourth Pricing Method, § 1499.158, of Maximum Price Regulation No. 188, for the establishment of maximum prices for those sales, and no sales or deliveries may be made until maximum prices have been authorized by the Office of Price Administration.

(b) The manufacturer shall attach a tag or label to every article for which a maximum price for sales to consumers is established by this order. That tag or label shall contain the following statement:

OPA Retail Ceiling Price—\$.....
Do Not Detach

(c) At the time of, or prior to, the first invoice to each purchaser for resale, the manufacturer shall notify the purchaser in writing of the maximum prices and conditions established by this order for sales by the purchaser. This notice may be given in any convenient form.

(d) This order may be revoked or amended by the Price Administrator at any time.

(e) This order shall become effective on the 16th day of October 1945.

Issued this 15th day of October 1945.

CHESTER BOWLES,
Administrator.

[F. R. Doc. 45-19072; Filed, Oct. 15, 1945;
12:09 p. m.]

[MPR 188, Order 4540]
INDUSTRIAL ALLOYS Co.

APPROVAL OF MAXIMUM PRICES

For the reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal Register, and pursuant to § 1499.158 of Maximum Price Regulation No. 188; *It is ordered:*

(a) This order establishes maximum prices for sales and deliveries of certain articles manufactured by Industrial Alloys Co., 1313 East 61st St., Los Angeles 1, Calif.

(1) For all sales and deliveries to the following classes of purchasers by the sellers indicated below, the maximum prices are those set forth below:

Article	Model No.	For sales by the manufacturer to—		For sales by any person to consumers
		Jobbers	Retailers	
15" Buffed and hand polished aluminum table lamp base.....	101	Each \$8.03	Each \$10.70	Each \$18.00

These maximum prices are for the articles described in the manufacturer's application dated June 19, 1945.

(2) For sales by the manufacturer, the maximum prices apply to all sales and deliveries since Maximum Price Regulation No. 188 became applicable to those sales and deliveries. For sales to persons other than consumers they are f. o. b. factory, 2% 10 days, net 30. The maximum price to consumers is net, delivered.

(3) For sales by persons other than the manufacturer, the maximum prices apply to all sales and deliveries after the effective date of this order. Those prices are subject to each seller's customary terms and conditions of sale on sales of similar articles.

(4) If the manufacturer wishes to make sales and deliveries to any other class of purchaser or on other terms and conditions of sale, he must apply to the Office of Price Administration, Washington, D. C., under the Fourth Pricing Method, § 1499.158 of Maximum

Price Regulation 188, for the establishment of maximum prices for those sales, and no sales or deliveries may be made until maximum prices have been authorized by the Office of Price Administration.

(b) The manufacturer shall attach a tag or label to every article for which a maximum price for sales to consumers is established by this order. That tag or label shall contain the following statement, with the proper model number and the ceiling price inserted in the blank spaces:

Model No. -----
OPA Retail Ceiling Price—\$-----
Do Not Detach

(c) At the time of, or prior to, the first invoice to each purchaser for resale, the seller shall notify the purchaser in writing of the maximum prices and conditions established by this order for sales by the purchaser. This notice may be given in any convenient form.

(d) Jobbers' maximum prices for sales of the articles covered by this order shall be established under the provisions of section 4.5 of SR 14J.

(e) This order may be revoked or amended by the Price Administrator at any time.

(f) This order shall become effective on the 16th day of October 1945.

Issued this 15th day of October 1945.

CHESTER BOWLES,
Administrator.

[F. R. Doc. 45-19073; Filed, Oct. 15, 1945;
12:08 p. m.]

[MPR 188, Order 4541]

STORCLITE CO.

APPROVAL OF MAXIMUM PRICES

For the reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal Register, and pursuant to § 1499.158 of Maximum Price Regulation No. 188; *It is ordered:*

(a) This order establishes maximum prices for sales and deliveries of certain articles manufactured by The Storclite Co., 266 Ninth Ave., New York 1, N. Y.

(1) For all sales and deliveries to the following classes of purchasers by the sellers indicated below, the maximum prices are those set forth below:

Article	Model Nos.	For sales by the manufacturer—		For sales by any person to consumers
		Jobbers	Retailers	
Plaster juvenile lamps in figures of pigs, lambs, elephants and bears with parchment shades to match.	Pig, lamb, elephant, bear.	Each \$3.10	Each \$3.75	Each \$3.75

These maximum prices are for the articles described in the manufacturer's application dated June 16, 1945.

(2) For sales by the manufacturer, the maximum prices apply to all sales and deliveries since Maximum Price Regulation No. 188 became applicable to those sales and deliveries. For sales to persons other than consumers they are f. o. b. factory, 2% e. o. m. The maximum price to consumers is net, delivered.

(3) For sales by persons other than the manufacturer, the maximum prices apply to all sales and deliveries after the effective date of this order. Those prices are subject to each seller's customary terms and conditions of sale on sales of similar articles.

(4) If the manufacturer wishes to make sales and deliveries to any other class of purchaser or on other terms and conditions of sale, he must apply to the Office of Price Administration, Washington, D. C., under the Fourth Pricing Method, § 1499.158 of Maximum Price Regulation 188, for the establishment of maximum prices for those sales, and no sales or deliveries may be made until maximum prices have been authorized by the Office of Price Administration.

(b) The manufacturer shall attach a tag or label to every article for which a maximum price for sales to consumers is established by this order. That tag or label shall contain the following statement, with the proper model number and the ceiling price inserted in the blank spaces:

Model No. -----
OPA Retail Ceiling Price—\$-----
Do Not Detach

(c) At the time of, or prior to, the first invoice to each purchaser for resale, the manufacturer shall notify the purchaser in writing of the maximum prices and conditions established by this order for sales by the purchaser. This notice may be given in any convenient form.

(d) Jobbers' maximum prices for sales of the articles covered by this order shall be established under the provisions of section 4.5 of SR 14J.

(e) This order may be revoked or amended by the Price Administrator at any time.

(f) This order shall become effective on the 16th day of October 1945.

Issued this 15th day of October 1945.

CHESTER BOWLES,
Administrator.

[F. R. Doc. 45-19074; Filed, Oct. 15, 1945;
12:07 p. m.]

[MPR 188, Order 4542]

SOUTHERN LAMP & NOVELTY CO.

APPROVAL OF MAXIMUM PRICES

For the reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal Register, and pursuant to § 1499.158 of Maximum Price Regulation No. 188; *It is ordered:*

(a) This order establishes maximum prices for sales and deliveries of certain articles manufactured by Southern Lamp & Novelty Co., 923 Llewellyn Ave., Norfolk 7, Va.

(1) For all sales and deliveries to the following classes of purchasers by the

sellers indicated below, the maximum prices are those set forth below:

Article	Model No.	For sales by the manufacturer—		For sales by any person to consumers
		Jobbers	Retailers	
Crystal vanity lamp with hotball base and ball break, two crystal shades and shade.	100	Each \$1.44	Each \$1.69	Each \$3.05
Crystal vanity lamp with hotball base and ball break, two crystal shades and shade.	115	1.60	1.89	3.40
Crystal vanity lamp with hotball base and ball break, two crystal shades and shade.	115	1.47	1.73	3.10
Crystal vanity lamp with hotball base and ball break, two crystal shades and shade.	123	1.63	1.92	3.45
Crystal vanity lamp with hotball base and ball break, two crystal shades and shade.	110	1.57	1.81	2.90
Crystal vanity lamp with hotball base and ball break, two crystal shades and shade.	120	1.62	1.91	3.45

These maximum prices are for the articles described in the manufacturer's application dated July 5, 1945.

(2) For sales by the manufacturer, the maximum prices apply to all sales and deliveries since Maximum Price Regulation No. 188 became applicable to those sales and deliveries. For sales to persons other than consumers they are f. o. b. factory, 2% 10 days, net 30. The maximum price to consumers is net, delivered.

(3) For sales by persons other than the manufacturer, the maximum prices apply to all sales and deliveries after the effective date of this order. Those prices are subject to each seller's customary terms and conditions of sale on sales of similar articles.

(4) If the manufacturer wishes to make sales and deliveries to any other class of purchaser or on other terms and conditions of sale, he must apply to the Office of Price Administration, Washington, D. C., under the Fourth Pricing Method, § 1499.158 of Maximum Price Regulation 188, for the establishment of maximum prices for those sales, and no sales or deliveries may be made until maximum prices have been authorized by the Office of Price Administration.

(b) The manufacturer shall attach a tag or label to every article for which a maximum price for sales to consumers is established by this order. That tag or label shall contain the following statement, with the proper model number and the ceiling price inserted in the blank spaces:

Model No. -----
OPA Retail Ceiling Price—\$-----
Do Not Detach

(c) At the time of, or prior to, the first invoice to each purchaser for resale, the manufacturer shall notify the purchaser in writing of the maximum prices and conditions established by this order for sales by the purchaser. This notice may be given in any convenient form.

(d) Jobbers' maximum prices for sales of the articles covered by this order shall be established under the provisions of section 4.5 of SR 14J.

(e) This order may be revoked or amended by the Price Administrator at any time.

(f) This order shall become effective on the 16th day of October 1945.

Issued this 15th day of October 1945.

CHESTER BOWLES,
Administrator.

[F. R. Doc. 45-19075; Filed, Oct. 15, 1945;
12:07 p. m.]

[MPR 188, Order 4543]

NATHAN R. SCHNITZER

APPROVAL OF MAXIMUM PRICES

For the reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal Register, and pursuant to § 1499.158 of Maximum Price Regulation No. 188; *It is ordered:*

(a) This order establishes maximum prices for sales and deliveries of certain articles manufactured by Nathan R. Schnitzer, 200 Custer Ave., Newark, N. J.

(1) For all sales and deliveries to the following classes of purchasers by the sellers indicated below, the maximum prices are those set forth below:

Article	Model No.	For sales by the manufacturer to—		For sales by any person to consumers
		Jobbers	Retailers	
9 1/2" drum type shade, hand sewn with top and bottom trim	665	Each \$1.78	Each \$2.10	Each \$3.80
10 1/2" bell type shade, hand sewn with top and bottom trim	670	1.78	2.10	3.80
Crystal lamp with hand cut base, ball break and fluted tube, height 15"	669T	2.42	2.85	5.15
Crystal lamp with hand cut base and four ball breaks, height 12"	666	3.19	3.75	6.75

These maximum prices are for the articles described in the manufacturer's application dated July 7, 1945.

(2) For sales by the manufacturer, the maximum prices apply to all sales and deliveries since Maximum Price Regulation No. 188 became applicable to those sales and deliveries. For sales to persons other than consumers they are f. o. b. factory, 2% 10 days, net. The maximum price to consumers is net, delivered.

(3) For sales by persons other than the manufacturer, the maximum prices apply to all sales and deliveries after the effective date of this order. Those prices are subject to each seller's customary terms and conditions of sale on sales of similar articles.

(4) If the manufacturer wishes to make sales and deliveries to any other class of purchaser or on other terms and conditions of sale, he must apply to the Office of Price Administration, Washington, D. C., under the fourth Pricing Method, § 1499.158 of Maximum Price Regulation 188, for the establishment of maximum prices for those sales, and no sales or deliveries may be made until

maximum prices have been authorized by the Office of Price Administration.

(b) The manufacturer shall attach a tag or label to every article for which a maximum price for sales to consumers is established by this order. That tag or label shall contain the following statement, with the proper model number and the ceiling price inserted in the blank spaces:

Model No. -----
OPA Retail Ceiling Price—\$-----
Do Not Detach

(c) At the time of, or prior to, the first invoice to each purchaser for resale, the manufacturer shall notify the purchaser in writing of the maximum prices and conditions established by this order for sales by the purchaser. This notice may be given in any convenient form.

(d) Jobbers' maximum prices for sales of the articles covered by this order shall be established under the provisions of section 4.5 of SR 14J.

(e) This order may be revoked or amended by the Price Administrator at any time.

(f) This order shall become effective on the 16th day of October 1945.

Issued this 15th day of October 1945.

CHESTER BOWLES,
Administrator.

[F. R. Doc. 45-19076; Filed, Oct. 15, 1945;
-12:07 p. m.]

[MPR 188, Order 4545]

THOMAS F. O'TOOLE

APPROVAL OF MAXIMUM PRICES

For the reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal Register, and pursuant to § 1499.158 of Maximum Price Regulation No. 188; *It is ordered:*

(a) This order establishes maximum prices for sales and deliveries of certain articles manufactured by Thomas F. O'Toole, 5915 S. E. Center, Portland, Oreg.

(1) For all sales and deliveries to the following classes of purchasers by the sellers indicated below, the maximum prices are those set forth below:

Article	Model No.	For sales by the manufacturer to—		For sales by any person to consumers
		Jobbers	Retailers	
Figurine lamp base	A	Each \$16.15	Each \$19.00	Each \$34.20

These maximum prices are for the articles described in the manufacturer's application dated July 23, 1945.

(2) For sales by the manufacturer, the maximum prices apply to all sales and deliveries since Maximum Price Regulation No. 188 became applicable to those sales and deliveries. For sales to persons other than consumers they are f. o. b. factory, 2% 10 days, net 30. The maximum price to consumers is net, delivered.

(3) For sales by persons other than the manufacturer, the maximum prices

apply to all sales and deliveries after the effective date of this order. Those prices are subject to each seller's customary terms and conditions of sale on sales of similar articles.

(4) If the manufacturer wishes to make sales and deliveries to any other class of purchaser or on other terms and conditions of sale, he must apply to the Office of Price Administration, Washington, D. C., under the Fourth Pricing Method, § 1499.158 of Maximum Price Regulation 188, for the establishment of maximum prices for those sales, and no sales or deliveries may be made until maximum prices have been authorized by the Office of Price Administration.

(b) The manufacturer shall attach a tag or label to every article for which a maximum price for sales to consumers is established by this order. That tag or label shall contain the following statement, with the proper model number and the ceiling price inserted in the blank spaces:

Model No. -----
OPA Retail Ceiling Price—\$-----
Do Not Detach

(c) At the time of, or prior to, the first invoice to each purchaser for resale, the manufacturer shall notify the purchaser in writing of the maximum prices and conditions established by this order for sales by the purchaser. This notice may be given in any convenient form.

(d) Jobber's maximum prices for sales of the articles covered by this order shall be established under the provisions of section 4.5 of SR 14J.

(e) This order may be revoked or amended by the Price Administrator at any time.

(f) This order shall become effective on the 16th day of October 1945.

Issued this 15th day of October 1945.

CHESTER BOWLES,
Administrator.

[F. R. Doc. 45-19077; Filed, Oct. 15, 1945;
12:07 p. m.]

[MPR 188, Order 4546]

OTTO SMITH

APPROVAL OF MAXIMUM PRICES

For the reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal Register, and pursuant to § 1499.158 of Maximum Price Regulation No. 188; *It is ordered:*

(a) This order establishes maximum prices for sales and deliveries of certain articles manufactured by Otto Smith, 368 East Florence Ave., Downey, Calif.

(1) For all sales and deliveries to the following classes of purchasers by the sellers indicated below, the maximum prices are those set forth below:

Article	Model No.	For sales by the manufacturer to—		For sales by any person to consumers
		Jobbers	Retailers	
Plastic dresser lamp	1	Each \$4.10	Each \$4.82	Each \$9.70

These maximum prices are for the articles described in the manufacturer's application dated June 23, 1945.

(2) For sales by the manufacturer, the maximum prices apply to all sales and deliveries since Maximum Price Regulation No. 188 became applicable to those sales and deliveries. For sales to persons other than consumers they are f. o. b. factory, 2% 10 days, net 30. The maximum price to consumers is net, delivered.

(3) For sales by persons other than the manufacturer, the maximum prices apply to all sales and deliveries after the effective date of this order. Those prices are subject to each seller's customary terms and conditions of sale on sales of similar articles.

(4) If the manufacturer wishes to make sales and deliveries to any other class of purchaser or on other terms and conditions of sale, he must apply to the Office of Price Administration, Washington, D. C., under the Fourth Pricing Method, § 1499.158 of Maximum Price Regulation 188, for the establishment of maximum prices for those sales, and no sales or deliveries may be made until maximum prices have been authorized by the Office of Price Administration.

(b) The manufacturer shall attach a tag or label to every article for which a maximum price for sales to consumers is established by this order. That tag or label shall contain the following statement, with the proper model number and the ceiling price inserted in the blank spaces:

Model No. -----
OPA Retail Ceiling Price—\$-----
Do Not Detach

(c) At the time of, or prior to, the first invoice to each purchaser for resale, the manufacturer shall notify the purchaser in writing of the maximum prices and conditions established by this order for sales by the purchaser. This notice may be given in any convenient form.

(d) Jobber's maximum prices for sales of the articles covered by this order shall be established under the provisions of section 4.5 of SR 14J.

(e) This order may be revoked or amended by the Price Administrator at any time.

(f) This order shall become effective on the 16th day of October 1945.

Issued this 15th day of October 1945.

CHESTER BOWLES,
Administrator.

[F. R. Doc. 45-19078; Filed, Oct. 15, 1945;
12:08 p. m.]

[2d Rev. MPR 213, Order 26]

FOSTER BROS. MFG. CO.

APPROVAL OF MAXIMUM PRICES

For the reasons set forth in an opinion issued simultaneously herewith, and filed with the Division of the Federal Register, and pursuant to section 9 (b) (1) of Second Revised Maximum Price Regulation No. 213; it is ordered:

(a) *Maximum prices.* The maximum prices for all sales and deliveries to the classes of purchasers named, of the Foster Ideal Ribbonwire Bedspring, manu-

factured by Foster Bros. Mfg. Co., of Utica, New York, are as follows:

For sales to retailers.....	Each	\$10.23
For sales to consumers, except in the far west zone as defined in Section 17 of Second Revised Maximum Price Regulation No. 213.....	10.75	
For sales to consumers in the far west zone as defined in Section 17 of Second Revised Maximum Price Regulation No. 213.....	21.00	

These maximum prices are for the articles described in the manufacturer's application dated September 19, 1945. In the case of sales by the manufacturer, they are f. o. b. Utica, New York. All sales are subject to each seller's customary terms, discounts, allowances and other price differentials to each class of purchaser.

(b) *Notification.* Foster Bros. Mfg. Co. shall notify, in writing, all retailers who purchase the article covered by this order of the maximum prices established by this order for sales at retail. This notice may be given in any convenient form; and it shall be given at the time of, or prior to, the first invoice to each retailer covering a sale of the article covered by this order.

(c) *Tagging.* Before delivering any article covered by this order, Foster Bros. Mfg. Co. must attach to each such article a durable tag containing the following in easily readable lettering, with the amount properly filled in:

OPA has established a retail ceiling price of \$— for this bedspring. Lower prices may be charged. This tag may not be removed until after delivery to the consumer.

(d) *Definitions.* Unless the context otherwise requires, the definitions set forth in Second Revised Maximum Price Regulation No. 213 shall apply to the terms used in this order.

(e) *Revocation or amendment.* This order may be revoked or amended by the Price Administrator at any time.

(f) *Effective date.* This order shall become effective on the 16th day of October 1945.

Issued this 15th day of October 1945.

CHESTER BOWLES,
Administrator.

[F. R. Doc. 45-18079; Filed, Oct. 15, 1945;
12:02 p. m.]

[MPR 260, Order 1633]

GLORIA CUBANA CIGAR FACTORY

AUTHORIZATION OF MAXIMUM PRICES

For the reasons set forth in an opinion accompanying this order, and pursuant to § 1358.102 (b) of Maximum Price Regulation No. 260; It is ordered, That:

(a) Gloria Cubana Cigar Factory, 2507 E. Broadway, Tampa 5, Fla. (hereinafter called "manufacturer") and wholesalers and retailers may sell, offer to sell or deliver and any person may buy, offer to buy or receive each brand and size or frontmark, and packing of the following domestic cigars at the appropriate maximum list price and maximum retail price set forth below:

Brand	Size or frontmark	Packing	Maximum list price	Maximum retail price
Gloria Cubana	Coronas	50	\$103.00	14
	Scimitars	50	103.00	14
	Beacons	50	93.75	2 for 25

(b) The manufacturer and wholesalers shall grant, with respect to their sales of each brand and size or frontmark of domestic cigars for which maximum prices are established by this order, the discounts they customarily granted in March 1942 on their sales of domestic cigars of the same price class to purchasers of the same class, unless a change therein results in a lower price. Packing differentials charged by the manufacturer or a wholesaler in March 1942 on sales of domestic cigars of the same price class to purchasers of the same class may be charged on corresponding sales of each brand and size or frontmark of cigars priced by this order, but shall not be increased. Packing differentials allowed by the manufacturer or a wholesaler in March 1942 on sales of domestic cigars of the same price class to purchasers of the same class shall be allowed on corresponding sales of each brand and size or frontmark of cigars priced by this order and shall not be reduced. If a brand and size or frontmark of domestic cigars for which maximum prices are established by this order is of a price class not sold by the manufacturer or the particular wholesaler in March 1942, he shall, with respect to his sales thereof, grant the discounts and may charge and shall allow the packing differentials customarily granted, charged or allowed (as the case may be) in March 1942 by his most closely competitive seller of the same class on sales of domestic cigars of the same March 1942 price class to purchasers of the same class.

(c) On or before the first delivery to any purchaser of each brand and size or frontmark of domestic cigars for which maximum prices are established by this order, the manufacturer and every other seller (except a retailer) shall notify the purchaser of the maximum list price and the maximum retail price established by this order for such brand and size or frontmark of domestic cigars. The notice shall conform to and be given in the manner prescribed by § 1358.113 of Maximum Price Regulation No. 260.

(d) Unless the context otherwise requires, appropriate provisions of Maximum Price Regulation No. 260, shall apply to sales for which maximum prices are established by this order.

(e) This order may be revoked or amended by the Price Administrator at any time.

This order shall become effective October 16, 1945.

Issued this 15th day of October 1945.

CHESTER BOWLES,
Administrator.

[F. R. Doc. 45-19931; Filed, Oct. 15, 1945;
12:03 p. m.]

[MPR 260, Order 1899]

JOSE E. REYES & Co.

AUTHORIZATION OF MAXIMUM PRICES

For the reasons set forth in an opinion accompanying this order, and pursuant to § 1358.102 (b) of Maximum Price Regulation No. 260, *It is ordered*, That:

(a) Jose E. Reyes & Company, Quincy, Fla. (hereinafter called "manufacturer") and wholesalers and retailers may sell, offer to sell or deliver and any person may buy, offer to buy or receive each brand and size or frontmark, and packing of the following domestic cigars at the appropriate maximum list price and maximum retail price set forth below:

Brand	Size or frontmark	Packing	Maximum list price	Maximum retail price
San Faro.....	Perfecto Chico. Blunts.....	50 50	Per M \$75 75	Cents 10 10

(b) The manufacturer and wholesalers shall grant, with respect to their sales of each brand and size or frontmark of domestic cigars for which maximum prices are established by this order, the discounts they customarily granted in March 1942 on their sales of domestic cigars of the same price class to purchasers of the same class, unless a change therein results in a lower price. Packing differentials charged by the manufacturer or a wholesaler in March 1942 on sales of domestic cigars of the same price class to purchasers of the same class may be charged on corresponding sales of each brand and size or frontmark of cigars priced by this order, but shall not be increased. Packing differentials allowed by the manufacturer or a wholesaler in March 1942 on sales of domestic cigars of the same price class to purchasers of the same class shall be allowed on corresponding sales of each brand and size or frontmark of cigars priced by this order and shall not be reduced. If a brand and size or frontmark of domestic cigars for which maximum prices are established by this order is of a price class not sold by the manufacturer or the particular wholesaler in March 1942, he shall, with respect to his sales thereof, grant the discounts and may charge and shall allow the packing differentials customarily granted, charged or allowed (as the case may be) in March 1942 by his most closely competitive seller of the same class on sales of domestic cigars of the same March 1942 price class to purchasers of the same class.

(c) On or before the first delivery to any purchaser of each brand and size or frontmark of domestic cigars for which maximum prices are established by this order, the manufacturer and every other seller (except a retailer) shall notify the purchaser of the maximum list price and the maximum retail price established by this order for such brand and size or frontmark of domestic cigars. The notice shall conform to and be given in the manner prescribed by § 1358.113 of Maximum Price Regulation No. 260.

(d) Unless the context otherwise requires, appropriate provisions of Maximum Price Regulation No. 260, shall apply to sales for which maximum prices are established by this order.

(e) This order may be revoked or amended by the Price Administrator at any time.

This order shall become effective October 16, 1945.

Issued this 15th day of October 1945.

CHESTER BOWLES,
Administrator.

[F. R. Doc. 45-19082; Filed, Oct. 15, 1945;
12:03 p. m.]

[MPR 260, Order 1900]

E. S. ASHTON

AUTHORIZATION OF MAXIMUM PRICES

For the reasons set forth in an opinion accompanying this order, and pursuant to § 1358.102 (b) of Maximum Price Regulation No. 260; *It is ordered*, That:

(a) E. S. Ashton, 5½ Perpal Street, St. Augustine, Fla. (hereinafter called "manufacturer") and wholesalers and retailers may sell, offer to sell or deliver and any person may buy, offer to buy or receive each brand and size or frontmark, and packing of the following domestic cigars at the appropriate maximum list price and maximum retail price set forth below:

Brand	Size or frontmark	Packing	Maximum list price	Maximum retail price
Ashton's Panatellas.....	5" (41).....	50	Per M \$44	Cents 2 for 11
Double Value.....	5" (44).....	50	55	7
Ashton Smoker.....	5" (44).....	50	55	7

(b) The manufacturer and wholesalers shall grant, with respect to their sales of each brand and size or frontmark of domestic cigars for which maximum prices are established by this order, the discounts they customarily granted in March 1942 on their sales of domestic cigars of the same price class to purchasers of the same class, unless a change therein results in a lower price. Packing differentials charged by the manufacturer or a wholesaler in March 1942 on sales of domestic cigars of the same price class to purchasers of the same class may be charged on corresponding sales of each brand and size or frontmark of cigars priced by this order, but shall not be increased. Packing differentials allowed by the manufacturer or a wholesaler in March 1942 on sales of domestic cigars of the same price class to purchasers of the same class shall be allowed on corresponding sales of each brand and size or frontmark of cigars priced by this order and shall not be reduced. If a brand and size or frontmark of domestic cigars for which maximum prices are established by this order is of a price class not sold by the manufacturer or the particular wholesaler in March 1942, he shall, with respect to his sales thereof, grant the dis-

counts and may charge and shall allow the packing differentials customarily granted, charged or allowed (as the case may be) in March 1942 by his most closely competitive seller of the same class on sales of domestic cigars of the same March 1942 price class to purchasers of the same class.

(c) On or before the first delivery to any purchaser of each brand and size or frontmark of domestic cigars for which maximum prices are established by this order, the manufacturer and every other seller (except a retailer) shall notify the purchaser of the maximum list price and the maximum retail price established by this order for such brand and size or frontmark of domestic cigars. The notice shall conform to and be given in the manner prescribed by § 1358.113 of Maximum Price Regulation No. 260.

(d) Unless the context otherwise requires, appropriate provisions of Maximum Price Regulation No. 260, shall apply to sales for which maximum prices are established by this order.

(e) This order may be revoked or amended by the Price Administrator at any time.

This order shall become effective October 16, 1945.

Issued this 15th day of October 1945.

CHESTER BOWLES,
Administrator.

[F. R. Doc. 45-19083; Filed, Oct. 15, 1945;
12:03 p. m.]

[MPR 260, Order 1901]

J. EMORY WISE

AUTHORIZATION OF MAXIMUM PRICES

For the reasons set forth in an opinion accompanying this order, and pursuant to § 1358.102 (b) of Maximum Price Regulation No. 260; *It is ordered*, That:

(a) J. Emory Wise, 18 West 4th Street, Lansdale, Pa. (hereinafter called "manufacturer") and wholesalers and retailers may sell, offer to sell or deliver and any person may buy, offer to buy or receive each brand and size or frontmark, and packing of the following domestic cigars at the appropriate maximum list price and maximum retail price set forth below:

Brand	Size or frontmark	Packing	Maximum list price	Maximum retail price
New Brand "Wise".....	5".....	50	Per M \$43	Cents 0

(b) The manufacturer and wholesalers shall grant, with respect to their sales of each brand and size or frontmark of domestic cigars for which maximum prices are established by this order, the discounts they customarily granted in March 1942 on their sales of domestic cigars of the same price class to purchasers of the same class, unless a change therein results in a lower price. Packing differentials charged by the manufacturer or a wholesaler in March 1942

on sales of domestic cigars of the same price class to purchasers of the same class may be charged on corresponding sales of each brand and size or frontmark of cigars priced by this order, but shall not be increased. Packing differentials allowed by the manufacturer or a wholesaler in March 1942 on sales of domestic cigars of the same price class to purchasers of the same class shall be allowed on corresponding sales of each brand and size or frontmark of cigars priced by this order and shall not be reduced. If a brand and size or frontmark of domestic cigars for which maximum prices are established by this order is of a price class not sold by the manufacturer or the particular wholesaler in March 1942, he shall, with respect to his sales thereof, grant the discounts and may charge and shall allow the packing differentials customarily granted, charged or allowed (as the case may be) in March 1942 by his most closely competitive seller of the same class on sales of domestic cigars of the same March 1942 price class to purchasers of the same class.

(c) On or before the first delivery to any purchaser of each brand and size or frontmark of domestic cigars for which maximum prices are established by this order, the manufacturer and every other seller (except a retailer) shall notify the purchaser of the maximum list price and the maximum retail price established by this order for such brand and size or frontmark of domestic cigars. The notice shall conform to and be given in the manner prescribed by § 1358.113 of Maximum Price Regulation No. 260.

(d) Unless the context otherwise requires, appropriate provisions of Maximum Price Regulation No. 260, shall apply to sales for which maximum prices are established by this order.

(e) This order may be revoked or amended by the Price Administrator at any time.

This order shall become effective October 16, 1945.

Issued this 15th day of October 1945.

CHESTER BOWLES,
Administrator.

[F. R. Doc. 45-19084; Filed, Oct. 15, 1945;
12:05 p. m.]

[RMPR 136, Rev. Order 469]

A. T. FERRELL AND CO.

ADJUSTMENT OF MAXIMUM PRICES

Revised Order No. 469 under Revised Maximum Price Regulation 136. Machines, parts and industrial equipment; A. T. Ferrell and Company; Docket No. 6083-136.21-392.

For the reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal Register, and pursuant to section 21 of Revised Maximum Price Regulation 136, *It is ordered:*

Order No. 469, as amended, under Revised Maximum Price Regulation 136 (Machines, Parts and Industrial Equipment) is redesignated Revised Order No.

469, and amended and revised to read as follows:

(a) The maximum prices for sales by A. T. Ferrell and Company, Saginaw, Michigan, of food processing machinery and repair and replacement parts shall be determined as follows: The manufacturer shall multiply by 104.5 the maximum net price he had in effect to a purchaser of the same class just prior to the issuance of this order.

(b) The maximum prices for sales by resellers of food processing machinery and repair and replacement parts manufactured by A. T. Ferrell and Company shall be determined as follows: The resellers shall add to the maximum net price he had in effect to a purchaser of the same class just prior to the issuance of this order the amount, in per cent, by which his net invoiced cost has been increased due to the adjustment granted the manufacturer by this order.

(c) A. T. Ferrell and Company shall notify each purchaser who purchases food processing machinery and repair and replacement parts for resale of the amount in percent by which this order permits the reseller to increase his maximum net price. A copy of each such notice shall be filed with the Machinery Branch, Office of Price Administration, Washington 25, D. C.

(d) All requests not granted herein are denied.

(e) This order may be revoked or amended by the Price Administrator at any time.

This order shall become effective October 16, 1945.

Issued this 15th day of October 1945.

CHESTER BOWLES,
Administrator.

[F. R. Doc. 45-18070; Filed, Oct. 15, 1945;
12:03 p. m.]

[MPR 580, Amdt. 1 to Order 79]

LANE CO. INC.

ESTABLISHMENT OF MAXIMUM PRICES

Maximum Price Regulation No. 580, Order No. 79, Amendment 1. Establishing ceiling prices at retail for branded articles; Docket No. 6063-580-13-271.

For the reasons set forth in the accompanying opinion, Order No. 79 under section 13 of Maximum Price Regulation 580 is amended by adding to paragraph (a) the following retail ceiling price for the article described below:

Article	Brand name	Style No.	Manufacturer's price like	Ceiling price at retail
Cedar chest.....	Lane.....	2123	\$23.00	\$24.00

The retail ceiling price of an article manufactured by applicant for the first time after the effective date of this order and which is sold by applicant at the same price as another article of the same type with the same brand or company name and for which a retail ceiling price has been established by this paragraph

(a) shall be the retail ceiling price listed for that other article in this paragraph (a).

This amendment shall become effective October 16, 1945.

Issued this 15th day of October 1945.

CHESTER BOWLES,
Administrator.

[F. R. Doc. 45-19035; Filed, Oct. 15, 1945;
12:03 p. m.]

[MPR 580, Order 220]

STADIUM MFG. CO., INC.

ESTABLISHMENT OF MAXIMUM PRICES

Maximum Price Regulation 580, Order 220. Establishing ceiling prices at retail for certain articles; Docket No. 6063-580-13-274.

For the reasons set forth in an opinion issued simultaneously herewith and pursuant to Section 13 of Maximum Price Regulation No. 580, *It is ordered:*

(a) The following ceiling prices are established for sales by any seller at retail of the following articles manufactured by Stadium Manufacturing Co., Inc., 1501 Guilford Ave., Baltimore 2, Maryland, having the brand name "Fleetway", and described in the manufacturer's application dated August 4, 1945:

Manufacturer's selling price:	Retail ceiling price
\$17.50.....	\$2.43
\$18.00.....	2.59
\$21.21.....	2.85
\$21.75.....	2.91
\$24.05.....	3.40
\$25.50.....	3.50
\$29.00 (corded).....	3.87
\$30.00 (combed).....	4.00
\$33.25.....	4.82

(b) The retail ceiling price of an article stated in paragraph (a) shall apply to any other article of the same type, having the same selling price to the retailer, the same brand or company name and first sold by the manufacturer after the effective date of this order.

(c) The retail ceiling prices contained in paragraph (a) shall apply in place of the ceiling prices which have been or would otherwise be established under this or any other regulation.

(d) On and after December 1, 1945, Stadium Manufacturing Co., Inc. must mark each article listed in paragraph (a) with the retail ceiling price under this order, or attach to the article a label, tag or ticket stating the retail ceiling price. This mark or statement must be in the following form:

(Section 13, MPR 580)
OPA Price \$-----

On and after January 1, 1946, no retailer may offer or sell the article unless it is marked or tagged in the form stated above. Prior to January 1, 1946, unless the article is marked or tagged in this form, the retailer shall comply with the marking, tagging and posting provisions of the applicable regulation.

(e) On or before the first delivery to any purchaser for resale of each article listed in paragraph (a), the seller shall send the purchaser a copy of this order.

(f) Unless the context otherwise requires, the provisions of the applicable regulation shall apply to sales for which retail ceiling prices are established by this order.

(g) This order may be revoked or amended by the Price Administrator at any time.

This order shall become effective October 16, 1945.

Issued this 15th day of October 1945.

CHESTER BOWLES,
Administrator.

[F. R. Doc. 45-19086; Filed, Oct. 15, 1945;
12:08 p. m.]

Regional and District Office Orders.

[Region VI Gen. Order 60 Under MPR 329]

FLUID MILK IN MILWAUKEE, WIS.

For the reasons set forth in an opinion issued simultaneously herewith and under the authority vested in the Regional Administrator of the Office of Price Administration by § 1351.408 (b) of Maximum Price Regulation 329, it is hereby ordered that:

(a) *Maximum producer prices.* The maximum prices which distributors of fluid milk in Milwaukee, Wisconsin may pay the producers of milk sold for human consumption in fluid form shall be the price determined under the provisions of Maximum Price Regulation No. 329 for milk having a butterfat content of 3.5% plus not more than 5¢ per cwt. for each $\frac{1}{16}$ % of butterfat in excess of 3.5% and minus not less than 5¢ per cwt. for each $\frac{1}{16}$ % of butterfat below 3.5%.

(b) *Applicability of producers' prices.* This order shall apply to all purchases of milk from producers for resale for human consumption in fluid form, by distributors whose bottling plants are located in Milwaukee, Wisconsin or who sell within that city 50% or more of the milk sold by them.

(c) *Relation of this order to Office of Price Administration regulations.* No purchaser shall pay a larger proportion of transportation costs incurred in the delivery or supply of milk than he paid on deliveries during January 1943. Except as modified by this order, the provisions of the Maximum Price Regulation No. 329 shall remain in full force and effect and shall not be evaded by any change in business or trade practices in effect during that month.

(d) *Definitions.* Unless the context otherwise requires, the definitions set forth in Maximum Price Regulation No. 329, and the Emergency Price Control Act of 1942, as amended, shall be applicable to the terms used herein.

(e) *Revocability.* This order may be revoked, amended or corrected at any time.

This order has been approved by the Field Representative of the Dairy and Poultry Branch, Office of Distribution, Department of Agriculture.

This order shall be effective the 8th day of October 1945.

Issued this 28th day of September 1945.

R. E. WALTERS,
Regional Administrator.

Approved: Sept. 28, 1945.

FRANK E. BLOOD,
In charge, Midwest Field Office,
Dairy and Poultry Branch, Pro-
duction & Marketing Adminis-
tration, U. S. Department of
Agriculture.

[F. R. Doc. 45-19081; Filed, Oct. 12, 1945;
4:45 p. m.]

[Region VII Rev. Order G-1 Under SR 15]

FLUID MILK IN MONTANA

Revised Order No. G-1 under §1499.75 (a) (9) of Supplementary Regulation 15 to the General Maximum Price Regulation. Adjusted maximum prices for fluid milk sold at wholesale and at retail in the State of Montana. Docket No. 7-SR 15-75 (a) (9)-12.

Pursuant to the Emergency Price Control Act of 1942, as amended, the Stabilization Act of 1942, as amended, and § 1499.75 (a) (9) of Supplementary Regulation 15 to the General Maximum Price Regulation, and for the reasons set forth in the accompanying opinion, this Revised Order No. G-1 is issued.

(a) *What this order does.* This Revised Order No. G-1 supersedes Order No. G-1 under § 1499.75 (a) (9) of Supplementary Regulation 15 to the General Maximum Price Regulation, issued by this Regional Office on March 21, 1944, and Amendments Nos. 1 to 7, both inclusive, thereto and incorporates herein all of the current operating provisions of said Order No. G-1 and said amendments thereto.

(b) *State of Montana divided into four districts.* For the purposes of this Revised Order No. G-1 the State of Montana is divided into four districts, to be known as District No. 1, District No. 2, District No. 3, and District No. 4, each of which said districts shall be as defined in paragraph (d) hereof.

(c) *Maximum prices.* The maximum prices for fluid milk sold at wholesale in glass bottles or paper containers in a quantity less than one gallon, and sold in bulk by the gallon in whatever container, and sold at retail in glass bottles or paper containers, in the four several districts of the State of Montana shall, upon and after the effective date of this Revised Order No. G-1, be as follows:

	Size of glass or paper container			In bulk, any container (gallon)
	$\frac{1}{2}$ pint	Pint	Quart	
District No. 1:				
Wholesale.....	4	7	12	44
Retail.....	6	8	14	
District No. 2:				
Wholesale.....	4	6	11½	42
Retail.....	6	8	13½	
District No. 3:				
Wholesale.....	4	6	11	40
Retail.....	6	8	13	
District No. 4:				
Wholesale.....	4	6	10½	40
Retail.....		7	12½	

NOTE: Except as to all fluid milk sold in bulk, the prices herein above specified for each of said four several districts may be increased $\frac{1}{16}$ ¢ per quart for every $\frac{1}{16}$ % or major fraction thereof of butterfat content in excess of 4%.

(d) *Definitions.* (1) "District No. 1" means all that area in the State of Montana contained within the municipalities of Anaconda, Butte, Deer Lodge, East Helena, Forsyth, Great Falls, Helena, Miles City, and Plentywood, and that area contained within a distance of five miles beyond the corporate limits of each of said municipalities at all points, and the community of Seeley Lake, and that area contained within a distance of five miles thereof at all points.

(2) "District No. 2" means all that area in the State of Montana contained within the municipalities of Belt, Cut Bank, Fairview, Havre, Libby, Phillipsburg, Shelby, and Sidney, and a distance of five miles beyond the corporate limits of each of said municipalities at all points, and the municipality of Hardin and a distance of twelve miles beyond the corporate limits thereof at all points, and that portion of Chouteau County contained within the area composed of the municipality of Fort Benton and a distance of three miles beyond the corporate limits thereof at all points.

(3) "District No. 3" means all that area in the State of Montana contained within the Counties of Beaverhead, Cascade (except that portion contained within the municipalities of Belt and Great Falls and a distance of five miles beyond the corporate limits of each of said municipalities at all points), Custer (except that portion contained within the municipality of Miles City and a distance of five miles beyond the corporate limits thereof at all points), Deer Lodge (except that portion contained within the municipality of Anaconda and a distance of five miles beyond the corporate limits thereof at all points), Fergus, Flathead, Glacier (except that portion contained within the municipality of Cut Bank and a distance of five miles beyond the corporate limits thereof at all points), Hill (except that portion contained within the municipality of Havre and a distance of five miles beyond the corporate limits thereof at all points), Lewis and Clark (except that portion contained within the municipalities of East Helena and Helena and a distance of five miles beyond the corporate limits of each of said municipalities at all points), Lincoln (except that portion contained within the municipality of Libby and a distance of five miles beyond the corporate limits thereof at all points), Musselshell, Pondera, Prairie, Sheridan (except that portion contained within the municipality of Plentywood and a distance of five miles beyond the corporate limits thereof at all points), Silver Bow (except that portion contained within the municipality of Butte and a distance of five miles beyond the corporate limits thereof at all points), Toole (except that portion contained within the municipality of Shelby and a distance of five miles beyond the corporate limits thereof at all points), and Valley, and the municipalities of Billings, Columbus, Laurel, Malta, Saco, and Scooby, and that area contained within a distance of twelve miles beyond the corporate limits of each of said municipalities at all points, and the municipalities of Bozeman, Circle, Glendive, Livingston, and Red Lodge, and that area contained within a distance of

five miles beyond the corporate limits of each of said municipalities at all points, and the municipality of Wibaux, and that area contained within a distance of three miles beyond the corporate limits thereof at all points.

(4) "District No. 4" means all of that area within the State of Montana contained within the Counties of Big Horn (except that portion contained within the municipality of Hardin and a distance of twelve miles beyond the corporate limits thereof at all points), Blaine, Broadwater, Carbon (except that portion contained within the municipality of Red Lodge and a distance of five miles beyond the corporate limits thereof at all points, and that portion contained in District No. 3), Carter, Chouteau (except that portion contained in the area composed of the municipality of Fort Benton and a distance of three miles beyond the corporate limits thereof at all points), Daniels (except that portion contained within the municipality of Scobey and a distance of twelve miles beyond the corporate limits thereof at all points), Dawson (except that portion contained within the municipality of Glendive and a distance of five miles beyond the corporate limits thereof at all points), Fallon, Gallatin (except that portion contained within the municipality of Bozeman and a distance of five miles beyond the corporate limits thereof at all points), Garfield, Golden Valley, Granite (except that portion contained within the municipality of Philipsburg and a distance of five miles beyond the corporate limits thereof at all points), Jefferson (except that portion contained in District No. 1), Judith Basin, Lake, Liberty, McCone (except that portion contained within the municipality of Circle and a distance of five miles beyond the corporate limits thereof at all points), Madison, Meagher, Mineral, Missoula (except that portion contained within the community of Seeley Lake and a distance of five miles beyond the corporate limits thereof at all points), Park (except that portion contained within the municipality of Livingston and a distance of five miles beyond the corporate limits thereof at all points), Petroleum, Phillips (except that portion contained within the municipalities of Malta and Saco and a distance of twelve miles beyond the corporate limits of each of said municipalities at all points), Powder River, Powell (except that portion contained within the municipality of Deer Lodge and a distance of five miles beyond the corporate limits thereof at all points, and that portion contained within District No. 1), Ravalli, Richland (except that portion contained within the municipalities of Fairview and Sidney and a distance of three miles beyond each of said municipalities at all points), Roosevelt, Rosebud (except that portion contained within the municipality of Forsyth and a distance of three miles beyond the corporate limits thereof at all points), Sanders, Stillwater (except that portion contained within the municipality of Columbus and a distance of twelve miles beyond the corporate limits thereof at all points), Sweet Grass, Teton, Treasure, Wheatland,

Wibaux (except that portion contained within the municipality of Wibaux and a distance of three miles beyond the corporate limits thereof at all points), and Yellowstone (except that portion contained within the municipalities of Billings and Laurel and a distance of twelve miles beyond the corporate limits of each of said municipalities at all points).

(5) "Milk" or "fluid milk" means cow's milk, processed or raw, of approved grade and distributed and sold at wholesale in glass bottles or paper containers in quantities less than one gallon and in bulk in whatever container in quantities of one gallon or more; and sold at retail in glass bottles or paper containers in quantities less than one gallon, for human consumption as whole milk; and containing not less than 3.25% butterfat content.

(6) Insofar as the same are not contradictory of or inconsistent with any of the terms and provisions of this Revised Order No. G-1, the definitions and explanations set forth in § 1499.20 of the General Maximum Price Regulation shall apply to all persons and all transactions covered by this revised order.

(e) *Higher established maximum prices may be maintained.* Any seller who has established maximum prices under § 1499.2 of the General Maximum Price Regulation or any applicable price regulation supplementary thereto, or under Maximum Price Regulation No. 280, or pursuant to any market agreement or order made or issued under the provisions of the Agricultural Marketing Agreement Act, as amended, that are higher than the prices fixed by this revised order, may continue to sell at such higher established maximum prices and the same shall not be modified or superseded by this Revised Order No. G-1.

(f) *Customary discounts, allowances, and differentials need not be maintained.* Upon and after the effective date of this Revised Order No. G-1, it shall not be obligatory upon any seller of fluid milk hereunder to maintain or continue any customary allowance, discount, quantity discount or differential heretofore established by him: *Provided, however,* That any seller may sell at a price lower than the maximum prices established by this revised order if he so desires.

(g) *Exempt sales.* This Revised Order No. G-1 does not apply to or in any manner affect sales of fluid milk made by one distributor or wholesaler to another distributor or wholesaler, or to purchases made from producers under Maximum Price Regulation No. 329.

(h) *Relation to other orders.* This Revised Order No. G-1 supercedes, as of the effective date hereof, Order No. G-1 under § 1499.75 (a) (9) of Supplementary Regulation 15 to the General Maximum Price Regulation and all amendments thereto, being Amendments Nos. 1 to 7, both inclusive.

(i) *Right to revoke or amend.* This Revised Order No. G-1 may be revoked, modified, or amended at any time by the Price Administrator or the Regional Administrator.

Effective date. This Revised Order No. G-1 shall become effective on the 1st day of October 1945.

Issued this 1st day of October 1945.

RICHARD Y. BATTERTON,
Regional Administrator.

[P. R. Doc. 45-18025; Filed, Oct. 12, 1945;
4:42 p. m.]

[Region VII 2d Rev. Order G-8 Under 18 (c)]

FLUID MILK IN WYOMING

Second Revised Order No. G-8 Under § 1499.18 (c) of the General Maximum Price Regulation. Adjustment of maximum wholesale and retail prices for fluid milk in the State of Wyoming. Docket No. 7-SR 15-75 (a) (9)-10.

Pursuant to the Emergency Price Control Act of 1942, as amended, the Stabilization Act of 1942, as amended, and § 1499.75 (a) (9) of Supplementary Regulation 15 to the General Maximum Price Regulation, and for the reasons set forth in the accompanying opinion, this Second Revised Order No. G-8 is issued.

(a) *What this order does.* This Second Revised Order No. G-8 incorporates into one document all of the currently operative provisions of Revised Order No. G-8 under § 1499.18 (c) of the General Maximum Price Regulation, issued August 10, 1943, and all of the currently operative provisions of Amendments Nos. 1 to 4 thereto, and corrects certain errors now found to exist in said Revised Order No. G-8 as so amended. It also divides the State of Wyoming into four districts, designated District No. 1, District No. 2, District No. 3, and District No. 4, each of which said districts shall be as defined in paragraph (c) hereof, and continues the presently established maximum prices for fluid milk of approved grade sold in glass bottles or paper containers at wholesale or at retail in each of said districts.

(b) *Maximum prices.* The maximum prices for fluid milk of approved grade sold at wholesale in glass bottles or paper containers in a quantity less than one-half gallon, and sold in bulk by the half gallon or gallon in whatever container, and sold at retail in glass bottles or paper containers, in the four several districts of the State of Wyoming, upon and after the effective date of this Second Revised Order No. G-8, shall be as follows:

	Size of glass or paper container			In bulk, any container	
	½ pint	Pint	Quart	½ gal- lon	Gal- lon
District No. 1					
Wholesale.....	Cents 4	7	12½	23	47
Retail.....	6	8	14	25	54
District No. 2					
Wholesale.....	3½	6	11½	23	43
Retail.....	6	7	13	25	49
District No. 3					
Wholesale.....	4½	-----	12½	23	47
Retail.....	-----	-----	14	24	51
Out-of-state Home de- livered.....	-----	-----	14½	25	54
District No. 4					
Wholesale.....	5	8	13	25	49
Retail.....	7	9	15	27	56

(c) *Definitions.* (1) "District No. 1" means all that area in the State of Wyoming contained within the Counties of Albany, Carbon, Laramie, Lincoln (except that portion contained within the area north of a line drawn east and west across the county and through the intersection of U. S. Highway North 30 with the Idaho-Wyoming state line), and Natrona (except that portion contained within the Town of Midwest and within a radius of twenty miles thereof at all points).

(2) "District No. 2" means all that area in the State of Wyoming contained within the Counties of Big Horn, Campbell (except that portion contained within District No. 3), Converse (except that portion contained within District No. 3), Crook, Fremont, Goshen, Hot Springs, Johnson (except that portion contained within District No. 3), that portion of Lincoln County contained within the area north of a line drawn east and west across the county and through the intersection of U. S. Highway North 30 with the Idaho-Wyoming state line, Niobrara, Park, Platte, Sheridan, Sublette, Teton, Uinta, Washakie, Weston, and Yellowstone National Park.

(3) "District No. 3" means all that area in the State of Wyoming contained within the Town of Midwest in Natrona County, and within a radius of twenty miles thereof at all points.

(4) "District No. 4" means all that area in the State of Wyoming contained within the County of Sweetwater.

(5) "Milk" or "fluid milk" means cow's milk, processed or raw, of approved grade, distributed and sold at wholesale or at retail in glass bottles or paper containers in quantities of less than one-half gallon, and in bulk in whatever container in quantities of one-half gallon or more.

(d) *Higher established maximum prices may be maintained.* Any seller who has established maximum prices under the General Maximum Price Regulation or any applicable regulation supplementary thereto, or under Maximum Price Regulation No. 280, or pursuant to any market agreement or order made or issued under the provisions of the Agricultural Marketing Agreement Act, as amended, that are higher than the maximum prices fixed by this Second Revised Order No. G-8, may continue to sell at such higher established maximum prices and the same shall not be modified or superseded by this revised order.

(e) *Computing fractional prices.* In computing prices for a quantity purchase either at wholesale or at retail, fractions of less than one-half cent shall be adjusted downward to the next cent and fractions of one-half cent or more shall be adjusted upward to the next cent.

(f) *Customary discounts, allowances, and differentials need not be maintained.* Upon and after the effective date of this Second Revised Order No. G-8, it shall not be obligatory upon any seller of fluid milk hereunder to maintain or continue any customary allowance, discount, quantity discount or differential heretofore established by him; *Provided, however,* That any seller may sell at a price lower than the maximum prices estab-

lished by this revised order if he so desires.

(g) *Applicability of other regulations.* This Second Revised Order No. G-8 supersedes Revised Order No. G-8 under § 1499.18 (c) of the General Maximum Price Regulation, including Amendments Nos. 1 to 4 thereto, as of the effective date hereof. Except insofar as the same are inconsistent with or contradictory of the terms and provisions of this Second Revised Order No. G-8, all of the terms and provisions of the General Maximum Price Regulation shall remain in full force and effect and be applicable to sellers covered by this second revised order.

(h) *Limitation on applicability.* The specific maximum prices established for the several districts in the State of Wyoming as set forth in paragraph (b) hereof have been arrived at and determined upon a statistical basis which assumes that the producer of the milk sold will be paid therefor the maximum price authorized by Revised Order No. G-11, as amended, or Second Revised Order No. G-10, as amended, under Maximum Price Regulation No. 329. Therefore, the specific maximum prices established for said several districts of the State of Wyoming shall be available to those dealers only who are producers of the milk sold; or who have purchased the milk sold from a producer or producers to whom they have paid the full maximum price authorized by said Revised Order No. G-11, as amended, under Maximum Price Regulation No. 329, if the purchase is made from a Wyoming producer, or Second Revised Order No. G-10, as amended, under Maximum Price Regulation No. 329, if the purchase is made from a Colorado producer; or who have purchased the milk sold from an intermediate seller or distributor who certifies on the invoice or other written memorandum of the transaction, that the producers of the milk sold were paid the full maximum price authorized by said Revised Order No. G-11, as amended, or said Second Revised Order No. G-10, as amended, under Maximum Price Regulation No. 329. If the producer of the milk sold, or offered to be sold, has not been paid therefor the full maximum price established for Wyoming producers under said Revised Order No. G-11, as amended, or the full maximum price established for Colorado producers by said Second Revised Order No. G-10, as amended, then the seller's maximum prices at wholesale and at retail shall be $\frac{1}{4}$ ¢ less per quart, and a proportionate reduction where the unit of quantity sold is less than a quart, below the specific maximum prices set forth in this Second Revised Order No. G-8 for the district in which the sale is made, for each 3¢ that the price paid the producer is below such authorized maximum price. If any part or portion of the milk sold at wholesale or retail by a seller during any calendar month is milk for which the producer has not been paid the full maximum price as authorized by said Revised Order No. G-11, as amended, for Wyoming producers, or said Second Revised Order No. G-10, as amended, for Colorado Producers, then all of the milk sold by such seller during such calendar

month shall be subject to this limitation and his maximum prices therefor shall be determined upon the basis of the lowest price paid by him to any producer for any part or portion of the total quantity of milk sold by him during such calendar month.

(i) *Certification as to price paid producer.* Any person other than the producer thereof, who sells milk to a distributor or dealer for resale either at wholesale or at retail under this Second Revised Order No. G-8, shall, at the time of the sale, deliver to the purchaser a written invoice or other memorandum of the transaction upon which the seller shall certify that the producer of the milk was or was not, as the case may be, paid the full maximum price authorized by said Revised Order No. G-11, as amended, for Wyoming producers, or said Second Revised Order No. G-10, as amended, for Colorado producers; and if such maximum price was not paid the producer, the price actually paid said producer shall be stated.

(j) *Penalty for false certificate.* A false certificate made by any person pursuant to paragraph (i) above, shall constitute a violation of this regulation and subject the maker thereof to the penalties provided by the Emergency Price Control Act of 1942, as amended, for such offense.

(k) *Exempt sales.* This Second Revised Order No. G-8 does not apply to or in any manner affect sales of fluid milk made by one distributor or wholesaler to another distributor or wholesaler.

(l) *Licensing.* The provisions of Licensing Order No. 1, licensing all persons who make sales under price control, are applicable to all sellers subject to this order. A seller's license may be suspended for violation of the license or of one or more applicable price schedules or regulations. A person whose license is suspended may not, during the period of suspension, make any sale for which his license has been suspended.

(m) *Right to revoke or amend.* This Second Revised Order No. G-8 may be revoked, modified, or amended at any time by the Price Administrator or the Regional Administrator.

Effective date. This Second Revised Order No. G-8 shall become effective on the 1st day of October 1945.

Issued this 1st day of October 1945.

RICHARD Y. BATTERTON,
Regional Administrator.

[F. R. Doc. 45-18026; Filed, Oct. 12, 1945;
4:43 p. m.]

[Region VII Order G-4 Under MPR 120]

SOLID FUELS IN VERNAL, UTAH, AREA

Order No. G-4 under Maximum Price Regulation No. 120, as amended. Maximum area prices for coal f.o.b. mine and delivered to consumers. Docket No. 7-120-207 (c), 209-1.

Pursuant to the Emergency Price Control Act of 1942, as amended, the Stabilization Act of 1942, as amended, §§ 1340.207 (c) and 1340.209 of Maximum Price Regulation No. 120, as amended,

and for the reasons set forth in the accompanying opinion, this Order No. G-4 is issued.

(a) *What this order does.* This Order No. G-4 supersedes Order No. 247 under Maximum Price Regulation No. 120, issued by the Washington Office of the Office of Price Administration, § 1340.231 (b) (2) of Maximum Price Regulation No. 120, Order No. G-1 and Order No. G-2 issued by this Regional Office under Maximum Price Regulation No. 120, and establishes dollars-and-cents prices for the coals in question f. o. b. the mine and delivered to consumers in Vernal, Utah, and within a radius of five miles thereof.

(b) *Specific maximum prices.* Upon and after the effective date of this Order No. G-4, the maximum f. o. b. mine prices per ton for coal produced in Uintah County, Utah, for shipment by truck from a mine having an average capacity of less than 50 tons per day, and for sales of such coals delivered by truck to ultimate consumers in Vernal, Utah, and within a radius of five miles thereof, shall be as follows:

Size	Maximum price per ton	
	F. o. b. mine	Delivered to consumer
3" lump.....	\$6.55	\$7.55
3" x 1½" nut.....	6.05	7.05
1½" x 0" slack.....	4.50	5.50

(c) *Relation to other regulations.* This Order No. G-4 supersedes Order No. 247 issued by the Washington Office of the Office of Price Administration under Maximum Price Regulation No. 120, § 1340.231 (b) (2) of Maximum Price Regulation No. 120, and Orders No. G-1 and No. G-2 issued by this Regional Office under Maximum Price Regulation No. 120 as of the effective date hereof, and said Orders No. G-1 and No. G-2 are hereby revoked as of that date. It is further provided that the specific maximum prices established by this Order No. G-4 shall not be subject to the terms and provisions of Order No. G-28 under Revised Maximum Price Regulation No. 122.

(d) *Special service charges.* If in connection with the sale and delivery of coal made in the area covered by this Order No. G-4, the seller, at the request of the purchaser, performs any one or more of the special services set forth below, the maximum prices which such seller may charge for such special services are those stated below:

	Per ton	Per ½-ton
"Wheel-in" or "carry-in".....	\$0.60	\$0.35
"Pull-back" or "trimming".....	.25	.15
Carrying up or down stairs.....	1.00	.60
Oil or chemical treatment.....	.25	.15

(e) *Licensing.* The provisions of Licensing Order No. 1, licensing all persons who make sales under price control, are applicable to all sellers subject to this order. A seller's license may be suspended for violation of the license or of one or more applicable price schedules or regulations. A person whose license is

suspended may not, during the period of suspension, make any sale for which his license has been suspended.

(f) *Right to revoke or amend.* This order may be revoked, modified, or amended at any time by the Price Administrator or the Regional Administrator.

Effective date. This Order No. G-4 shall become effective on the 2d day of October 1945.

Issued this 2d day of October 1945.

RICHARD Y. BATTERTON,
Regional Administrator.

[F. R. Doc. 45-18027; Filed, Oct. 12, 1945; 4:43 p. m.]

[Region VII Order G-77 Under MPR 183]

DENVER WOOD PRODUCTS, ET AL.

AUTHORIZATION OF MAXIMUM PRICES

Order No. G-77 under Maximum Price Regulation No. 183. Authorized maximum prices for certain commodities manufactured by Denver Wood Products Co., Denver, Colorado, when sold by the manufacturer and specified resellers. Docket No. 7-188-158-145.

Pursuant to the Emergency Price Control Act of 1942, as amended, the Stabilization Act of 1942, as amended and §§ 1499.158 and 1499.158a of Maximum Price Regulation No. 183, and for the reasons set forth in the accompanying opinion, this Order No. G-77 is issued.

(a) *What this order does.* This Order No. G-77 establishes maximum prices for two commodities manufactured by the Denver Wood Products Co., when sold at the specified levels.

(b) *Authorized maximum prices.* Upon and after the effective date of this Order No. G-77, the maximum prices for the portable clothes rack and the toy rocker crib manufactured by the Denver Wood Products Co., 1945 West Third Avenue, Denver, Colorado, in accordance with the specifications set forth in the applications of said manufacturer now on file in this Regional Office as a part of the record in this case, shall be as follows:

	Portable clothes rack	Toy rocker crib
(1) When sold by the manufacturer to a jobber or a wholesaler.....	Per dozen \$9.74	Each \$2.25
(2) When sold by a drop shipment jobber to a retailer.....	10.25	2.40
(3) When sold by the manufacturer, a stocking jobber or a wholesaler to a retailer.....	12.17	2.82
(4) When sold by any seller to an ultimate consumer or user.....	1.00	4.00

NOTE: (1) The maximum prices authorized by the above paragraphs (1), (2), and (3), are subject to a discount of 2% for payment within 10 days from date of invoice.

(2) The prices above specified are for sales f. o. b. factory and include all costs incident to wrapping, packing, boxing, and carting.

(c) *Notice to be given purchasers for resale.* When the manufacturer or any other seller makes a first sale under this Order No. G-77 to a person who purchases for resale, he must show upon the invoice or on a separate slip or rider at-

tached thereto the applicable resale price or prices as set forth in paragraph (b) above, except sales to ultimate consumers or users.

(d) *Manufacturer must tag each article with its retail price.* The manufacturer must attach to each article covered by this Order No. G-77 by any suitable means a tag plainly marked "Maximum price when sold to an ultimate consumer \$_____".

(e) *Applicability of other regulations.* The pricing provisions of the General Maximum Price Regulation have no application to the prices established by this Order No. G-77 for sales by the manufacturer or any reseller.

(f) *Geographical applicability.* The maximum prices authorized by this Order No. G-77 for resellers are applicable only to sales made within this Region VII, which includes the States of New Mexico, Colorado, Wyoming, Montana, and Utah, and all that part of the State of Idaho lying south of the southern boundary of Idaho County, the County of Malheur in the State of Oregon, and all that part of the Counties of Mohave and Coconino in the State of Arizona lying north of the Colorado River.

(g) *Licensing.* The provisions of Licensing Order No. 1, licensing all persons who make sales under price control, are applicable to all sellers subject to this regulation or order. A seller's license may be suspended for violation of the license or of one or more applicable price schedules or regulations. A person whose license is suspended may not, during the period of suspension, make any sale for which his license has been suspended.

(h) *Right to revoke or amend.* This order may be revoked, modified, or amended at any time by the Price Administrator or the Regional Administrator.

Effective date. This Order G-77 shall become effective on the 28th day of September 1945.

Issued this 28th day of September 1945.

RICHARD Y. BATTERTON,
Regional Administrator.

[F. R. Doc. 45-18030; Filed, Oct. 12, 1945; 4:44 p. m.]

[Region VII Order G-78 Under MPR 183]

ARNOLD KERNEN, ET AL.

AUTHORIZATION OF MAXIMUM PRICES

Order No. G-78 under Maximum Price Regulation No. 183. Authorized Maximum prices for a toy item manufactured by Arnold Kernem, Boise, Idaho, when sold by the manufacturer and specified resellers. Docket No. 7-188-158-146.

Pursuant to the Emergency Price Control Act of 1942, as amended, the Stabilization Act of 1942, as amended, and §§ 1499.158 and 1499.158a of Maximum Price Regulation No. 183, and for the reasons set forth in the accompanying opinion, this Order No. G-78 is issued.

(a) *What this order does.* This Order No. G-78 establishes maximum prices for a toy airplane manufactured by Arnold Kernem when sold at the specified levels.

(b) *Authorized maximum prices.* Upon and after the effective date of this Order No. G-78, the maximum prices for the toy airplane, designated "Model No. 101", manufactured by Arnold Kernen of Boise, Idaho, in accordance with the specifications set forth in the application of said manufacturer now on file in this Regional Office as a part of the record in this case, shall be as follows:

	Per dozen
(1) When sold by the manufacturer to a jobber or wholesaler	\$5.48
(2) When sold by a drop shipment jobber to a retailer	5.82
(3) When sold by the manufacturer, a jobber who stocks, or a wholesaler to a retailer	6.85
	Each
(4) When sold by any seller to an ultimate consumer or user	\$0.95

NOTE: (i) The maximum prices authorized by the above paragraphs (1), (2), and (3) are subject to a discount of 2% for payment within 10 days from date of invoice.

(ii) The prices above specified are for sales f. o. b. shipping point and include all costs incident to wrapping, packing, boxing, and carting.

(c) *Notice to be given purchasers for resale.* When the manufacturer or any other seller makes a first sale under this Order No. G-78 to a person who purchases for resale, he must show upon the invoice or on a separate slip or rider attached thereto the applicable resale price or prices as set forth in paragraph (b) above, except the price for sales to an ultimate consumer or user.

(d) *Manufacturer must tag each article with its retail price.* The manufacturer must attach to each article covered by this Order No. G-78, by any suitable means, a tag plainly marked: "Maximum price when sold to an ultimate consumer. \$-----"

(e) *Applicability of other regulations.* The pricing provisions of the General Maximum Price Regulation have no application to the prices established by this Order No. G-78 for sales by the manufacturer or any reseller.

(f) *Geographical applicability.* The maximum prices authorized by this Order No. G-78 for resellers are applicable only to sales made within this Region VII, which includes the States of New Mexico, Colorado, Wyoming, Montana, and Utah, and all that part of the State of Idaho lying south of the southern boundary of Idaho County, the County of Malheur in the State of Oregon, and all that part of the Counties of Mohave and Coconino in the State of Arizona lying north of the Colorado River.

(g) *Licensing.* The provisions of Licensing Order No. 1, licensing all persons who make sales under price control, are applicable to all sellers subject to this regulation or order. A seller's license may be suspended for violation of the license or of one or more applicable price schedules or regulations. A person whose license is suspended may not, during the period of suspension, make any sale for which his license has been suspended.

(h) *Right to revoke or amend.* This order may be revoked or modified or amended at any time by the Price Administrator or the Regional Administrator.

Effective date. This Order No. G-78 shall become effective on the 28th day of September 1945.

Issued this 28th day of September 1945.

RICHARD Y. BATTERTON,
Regional Administrator.

[F. R. Doc. 45-19029; Filed, Oct. 12, 1945; 4:44 p. m.]

[Region VII Order G-79 Under MPR 183]

TOYS AND NOVELTIES ET AL.

AUTHORIZATION OF MAXIMUM PRICES

Order No. G-79 under Maximum Price Regulation No. 188. Authorized maximum prices for an aluminum nut set manufactured by M. G. Merz, doing business as Toys and Novelties, Denver, Colorado, when sold by the manufacturer and specified resellers. Docket No. 7-188-158-136.

Pursuant to the Emergency Price Control Act of 1942, as amended, the Stabilization Act of 1942, as amended, and §§ 1499.158 and 1499.158a of Maximum Price Regulation No. 188, and for the reasons set forth in the accompanying opinion, this Order No. G-79 is issued.

(a) *What this order does.* This Order No. G-79 establishes maximum prices for an aluminum nut set manufactured by M. G. Merz, doing business as Toys and Novelties, Denver, Colorado, when sold at the specified levels.

(b) *Authorized maximum prices.* Upon and after the effective date of this Order No. G-79, the maximum prices for the aluminum nut bowl and hammer set, designated "Model No. 211", manufactured by M. G. Merz, doing business as Toys and Novelties, of 2626 Java Court, Denver, Colorado, in accordance with the specifications set forth in the application of said manufacturer now on file in this Regional Office as a part of the record in this case, shall be as follows:

	Each
(1) When sold by the manufacturer to a jobber or a wholesaler	\$2.86
(2) When sold by the manufacturer, a jobber, or a wholesaler to a retailer	3.57
(3) When sold by any seller to an ultimate consumer	5.95

NOTE: (i) The maximum prices authorized by the above paragraphs (1) and (2) are subject to a discount of 2% for payment within 10 days from date of invoice.

(ii) The maximum prices above specified are for sales f. o. b. shipping point, and include all costs incident to wrapping, packing, boxing, and carting.

(c) *Notice to be given purchasers for resale and tagging with maximum price at retail level.* When the manufacturer or any other seller makes a first sale under this Order No. G-79 to a person who purchases for resale, other than at the retail level, he must show upon the invoice or on a separate slip or rider attached thereto the applicable resale price as set forth in paragraph (b) above. The manufacturer must attach to the aluminum nut set in question or to the package containing the same, by any suitable means, a tag plainly marked "Maximum price when sold by any seller to an ultimate consumer, \$-----"

(d) *Applicability of other regulations.* The pricing provisions of the General Maximum Price Regulation have no application to the prices established by this Order No. G-79 for sales by the manufacturer or any reseller.

(e) *Geographical applicability.* The maximum prices authorized by this Order No. G-79 for resellers are applicable only to sales made within this Region VII, which includes the States of New Mexico, Colorado, Wyoming, Montana, and Utah, and all that part of the State of Idaho lying south of the southern boundary of Idaho County, the County of Malheur in the State of Oregon, and all that part of the Counties of Mohave and Coconino in the State of Arizona lying north of the Colorado River.

(f) *Licensing.* The provisions of Licensing Order No. 1, licensing all persons who make sales under price control, are applicable to all sellers subject to this regulation or order. A seller's license may be suspended for violation of the license or of one or more applicable price schedules or regulations. A person whose license is suspended may not, during the period of suspension, make any sale for which his license has been suspended.

(g) *Right to revoke or amend.* This order may be revoked, modified, or amended at any time by the Price Administrator or the Regional Administrator.

Effective date. This Order No. G-79 shall become effective on the 2d day of October 1945.

Issued this 2d day of October 1945.

RICHARD Y. BATTERTON,
Regional Administrator.

[F. R. Doc. 45-19028; Filed, Oct. 12, 1945; 4:43 p. m.]

[Region IV Order G-3 Under 3 (e)]

UNBRANDED SINGLE AND DOUBLE BURNER ELECTRIC HOT PLATES OR STOVES IN ATLANTA REGION

For the reasons set forth in the accompanying opinion and under the authority vested in the Regional Administrator of the Office of Price Administration by § 1499.3 (e) (2) of the General Maximum Price Regulation; *It is hereby ordered:*

(a) On and after the effective date of this order the maximum prices for the sale of unbranded single and double burner electric hot plates or stoves at wholesale and at retail by sellers located in Region IV shall be the prices set forth below. Lower prices than those listed may be charged.

AT WHOLESALE

Description:	Maximum selling price (any sale to retailer)
Single-burner hot plate or stove	\$0.60
Double-burner hot plate or stove	1.79

These prices are delivered destination.

AT RETAIL

Description:	Maximum selling price (any sale to retailer)
Single-burner hot plate or stove	\$0.98
Double-burner hot plate or stove	2.98

To the above maximum prices any tax upon the sale of the described articles imposed by Federal Excise Tax and/or any statute or ordinance of any state or subdivision thereof may be added; provided such tax is separately stated.

(b) *Definitions.* (1) "Sale at wholesale" means the sale by a person who buys the above described unbranded single and double burner electric hot plates or stoves and resells same to any person other than the ultimate consumer.

(2) "Sale at retail" means a sale by a person to an ultimate consumer other than an industrial or commercial user of the above described unbranded single and double burner electric hot plates or stoves.

(3) "Region IV" means that territory lying within the geographical boundaries of the following states: Alabama, Florida, Georgia, Mississippi, North Carolina, South Carolina, Tennessee and Virginia.

(4) "Unbranded" means any electric hot plate or stove that does not have any permanent identifying characteristic as to the manufacturer thereof, or for whom it was manufactured, affixed thereto by such manufacturer.

(c) Except as otherwise provided herein all transactions subject to this order remain subject to all the provisions of the General Maximum Price Regulation, together with all the amendments which have heretofore or which may hereafter be issued.

(d) Prior to delivery of any of the articles listed above each wholesaler shall notify the purchaser of the maximum price and conditions set forth in this order, and in addition the wholesaler is required to attach a tag or label which plainly states the retail ceiling price. This tag or label shall not be removed prior to delivery of the article to the consumer.

(e) This order may be revoked, amended or corrected at any time.

(f) This order shall become effective immediately.

(56 Stat. 23, 765; 57 Stat. 566; Pub. Law 383, 78 Cong.; E.O. 9250, 7 F.R. 7871; E.O. 9328, 8 F.R. 4681)

Issued March 15, 1945.

ALEXANDER HARRIS,
Regional Administrator.

[F. R. Doc. 45-19089; Filed, Oct. 15, 1945; 1:48 p. m.]

[Region IV Order G-3 Under 3 (e), Amdt. 1]

UNBRANDED SINGLE AND DOUBLE BURNER
ELECTRIC HOT PLATES OR STOVES IN AT-
LANTA REGION

For the reasons set forth in an Opinion issued simultaneously herewith and under the authority vested in the Regional Administrator of the Office of Price Administration by § 1499.3 (e) (2) of the General Maximum Price Regulation and paragraph (e) of Order No. G-3 under said Section, *It is hereby ordered*, That paragraph (a) of said Order No. G-3 be amended to read as follows:

(a) On and after the effective date of this order the maximum prices for the

sale of unbranded single and double burner electric hot plates or stoves at wholesale and at retail by sellers located in Region IV shall be the prices set forth below, except for unbranded electric hot plates which have maximum prices for wholesale or retail sales established by order issued under the Fourth Pricing Method of Maximum Price Regulation No. 188, prior to the date of this amended order. Lower prices than those listed may be charged.

AT WHOLESALE	
Description:	Maximum selling price (Any sale to retailer)
Single-burner hot plate or stove.....	\$0.69
Double-burner hot plate or stove.....	1.79
These prices are delivered destination.	

AT RETAIL	
Description:	Maximum selling price (any sale at retail)
Single-burner hot plate or stove.....	\$0.83
Double-burner hot plate or stove.....	2.93

To the above maximum prices any tax upon the sale of the described articles imposed by Federal Excise Tax and/or any statute or ordinance of any state or subdivision thereof may be added; provided such tax is separately stated.

This Amendment No. 1 to Order No. G-3 shall become effective immediately.

(56 Stat. 23, 765; 57 Stat. 566; Pub. Law 383, 78 Cong.; E.O. 9250, 7 F.R. 7871; E.O. 9328, 8 F.R. 4681)

Issued May 16, 1945.

ALEXANDER HARRIS,
Regional Administrator.

[F. R. Doc. 45-15090; Filed, Oct. 15, 1945; 1:49 p. m.]

[Region VI Gen. Order 2 under MPR 426]

CALIFORNIA JUICE GRAPES IN CHICAGO, ILL.

For the reasons set forth in an opinion issued simultaneously herewith and under the authority vested in the Regional Administrator of the Office of Price Administration by Appendix K, section 15 (r) (4) of Maximum Price Regulation 426, it is hereby ordered, that:

(a) *Maximum primary receiver markups.* The maximum markup for sales of California juice grapes by primary receivers in less than carlots, ex-car, ex-truck, ex-dock or ex-terminal sales platform shall be 30 cents per lug with a net weight of 36 pounds or more and 9/10 cent per pound for lugs with a net weight of less than 36 pounds and on other containers and bulk.

(b) *Applicability of primary receivers' markups.* This order shall apply to all sales of California juice grapes by primary receivers ex-car from tracks in Chicago, Illinois.

(c) *Relation of this order to Office of Price Administration regulations.* Except as modified by this order, the provisions of Maximum Price Regulation No. 426 shall remain in full force and effect.

(d) *Definitions.* Unless the context otherwise requires, the definitions set forth in Maximum Price Regulation No.

426, and the Emergency Price Control Act of 1942, as amended, shall be applicable to the terms used herein.

(e) *Revocability.* This order may be revoked, amended or corrected at any time.

This order shall be effective the 6th day of October 1945.

Issued this 5th day of October 1945.

R. E. WALTERS,
Regional Administrator.

[F. R. Doc. 45-18333; Filed, Oct. 12, 1945; 1:30 p. m.]

[Region VII Order G-49 Under MPR 183]

ROBERT A. WILLIAMS ET AL.

AUTHORIZATION OF MAXIMUM PRICES

Order No. G-49 under Maximum Price Regulation No. 183. Authorized maximum prices for waterproof watch case wrench manufactured by Robert A. Williams of Denver, Colorado, when sold by the manufacturer and specified resellers. Docket No. 7-182-158-116.

Pursuant to the Emergency Price Control Act of 1942, as amended, the Stabilization Act of 1942, as amended, and §§ 1499.158 and 1499.158a of Maximum Price Regulation No. 183, and for the reasons set forth in the accompanying opinion, this Order No. G-49 is issued.

(a) *What this order does.* This Order No. G-49 establishes maximum prices for a waterproof watch case wrench manufactured by Robert A. Williams of Denver, Colorado, when sold at the specified levels.

(b) *Authorized maximum prices.* Upon and after the effective date of this Order No. G-49, the maximum prices for the waterproof watch case wrench manufactured by Robert A. Williams of 724 South Williams Street, Denver, Colorado, in accordance with the specifications set forth in the application of said manufacturer now on file in this Regional Office as a part of the record in this case, shall be as follows:

(1) When sold by the manufacturer, f. o. b. shipping point, to a jobber or a wholesaler, \$3.99 each.

(2) When sold by any seller to an industrial user, \$5.99 each.

Note: (i) The maximum price authorized by the above paragraph (1) is subject to a discount of 2% for payment within 10 days from date of invoice.

(ii) The price above specified for sales f. o. b. shipping point includes all costs incident to wrapping, packing, boxing and carting.

(c) *Notice to be given purchasers for resale.* When the manufacturer or any other seller makes a first sale under this Order No. G-49 to a person who purchases for resale, he must show upon the invoice or on a separate slip or rider attached thereto the applicable resale price as set forth in paragraph (b) above.

(d) *Applicability of other regulations.* The pricing provisions of the General Maximum Price Regulation have no application to the prices established by this Order No. G-49 for sales by the manufacturer or any other seller.

(e) *Geographical applicability.* The maximum prices authorized by this Order No. G-49 for resellers are applicable only to sales made within this Region VII, which includes the States of New Mexico, Colorado, Wyoming, Montana, and Utah, and all that part of the State of Idaho lying south of the southern boundary of Idaho County, the County of Malheur in the State of Oregon, and all that part of the Counties of Mohave and Coconino in the State of Arizona lying north of the Colorado River.

(f) *Licensing.* The provisions of Licensing Order No. 1, licensing all persons who make sales under price control, are applicable to all sellers subject to this regulation or order. A seller's license may be suspended for violation of the license or of one or more applicable price schedules or regulations. A person whose license is suspended may not, during the period of suspension, make any sale for which his license has been suspended.

(g) *Right to revoke or amend.* This order may be revoked, modified, or amended at any time by the Price Administrator or the Regional Administrator.

Effective date. This Order No. G-49 shall become effective on the 31st day of August 1945.

Issued this 31st day of August 1945.

RICHARD Y. BATTERTON,
Regional Administrator.

[F. R. Doc. 45-18836; Filed, Oct. 11, 1945;
1:17 p. m.]

[Region VII Rev. Order G-10 Under 18 (c)]

FLUID MILK IN UTAH

Denver Regional Office, Region VII Revised Order No. G-10 Under § 1499.18 (c) of the General Maximum Price Regulation Docket No. 7-SR 15-75 (a) (9)-13.

Pursuant to the Emergency Price Control Act of 1942, as amended, the Stabilization Act of 1942, as amended, and § 1499.75 (a) (9) of Supplementary Regulation 15 to the General Maximum Price Regulation, and for the reasons set forth in the accompanying opinion, this Revised Order No. G-10 under § 1499.18 (c) of the General Maximum Price Regulation is issued.

(a) *What this order does.* This Revised Order No. G-10 incorporates into one document all of the currently operative provisions of Order No. G-10 under § 1499.18 (c) of the General Maximum Price Regulation, issued January 16, 1943, and all of the currently operative provisions of Amendments Nos. 1 to 7 thereto. It maintains the present division of the State of Utah into five areas designated (1) Utah Special Defense Area, (2) Utah State Area, (3) Cedar City Area, (4) Cache County Area, and (5) Wendover Area, and changes the paragraph designations and the wording and drafting structure of Order No. G-10, as amended, but does not make any price change or other substantive change whatsoever.

(b) *Maximum prices.* The maximum prices for fluid milk, half and half, and

chocolate milk, of the kinds and grades specified, when sold at wholesale or at retail in glass bottles or paper containers in the five several areas of the State of Utah, and for fluid milk when sold in bulk in the Wendover Area of the State of Utah, upon and after the effective date of this Revised Order No. G-10, shall be as follows:

	Size of glass or paper container				
	½ pint	Pint	Quart	½ gal- lon	Gal- lon
Utah special defense area					
Approved grade:	Cents	Cents	Cents	Cents	Cents
Wholesale.....	4	7	10½	20	39
Retail:					
Home delivered.....	5	8	13	25	44
Out of store.....	5	8	12½	25	44
Half and half:					
Wholesale.....		18	32		
Retail.....		22			
Special grade:					
Wholesale.....			12		
Retail.....			14		
Special grade A:					
Wholesale.....			13		
Retail.....			15		
Utah State area					
Approved grade:					
Wholesale.....	4	5½	10	18	35
Retail.....	5	7	12	22	41
Special grade:					
Wholesale.....			12		
Retail.....			14		
Cedar City area					
Approved grade:					
Wholesale.....	4	7	10½	20	39
Retail.....	5	7	12	22	41
Chocolate milk:					
Wholesale.....			10½		
Retail.....			12		
Cache County area					
Grade A:					
Wholesale.....	4	7	10½	20	
Retail.....	5	8	12½	25	
Wendover area²					
Approved grade:					
Wholesale.....	5	7	12	23	45
Retail.....	6	8	14	27	53

¹ In the municipality of Tooele the wholesale price shall be 11 cents.

² In bulk gallon: 43 cents.

(c) *Definitions.* (1) "Utah special defense area" means all that area in the State of Utah contained within the Counties of Salt Lake, Utah, Davis, Weber, and that part of Box Elder County south of a line drawn east and west through the most northerly point of the corporate limits of the Town of Garland, and the municipalities of Grantsville, Tooele, Stockton, and Park City, and a distance of three miles beyond the corporate limits of each of said municipalities at all points.

(2) "Utah State area" means all that area contained within the State of Utah and not included within the "Utah Special Defense Area", the "Cedar City Area", the "Cache County Area", or the "Wendover Area", as defined herein.

(3) "Cedar City area" means all that area in the State of Utah contained within the Town of Cedar City in Iron County, and a distance of five miles from the business center of the Town of Cedar City at all points.

(4) "Cache County area" means all of that area in the State of Utah contained within the County of Cache.

(5) "Wendover area" means all of that area in the State of Utah contained within the municipality of Wendover in Tooele County, and a distance of five miles beyond the corporate limits thereof at all points in the State of Utah.

(6) "Milk" means cow's milk: produced, processed or raw, distributed and sold in glass bottles or paper containers for consumption in fluid form as whole milk.

(7) "Chocolate milk" means cow's milk produced, processed or raw, containing not less than 3.2% butterfat, with a variable quantity of chocolate, sweetened or unsweetened, added, distributed and sold in glass bottles or paper containers for consumption in fluid form.

(8) "Special grade A milk" means cow's milk containing not less than 4.4% butterfat, when sold and delivered under municipal ordinance regulation which has incorporated therein all of the material and substantial terms and provisions of the police regulation commonly referred to as "Standard Milk Ordinance".

(9) "Special grade milk" means cow's milk produced, processed or raw, containing not less than 4.4% butterfat, distributed and sold in glass bottles or paper containers for consumption in fluid form as whole milk.

(d) *Higher established maximum prices may be maintained.* Any seller who has established maximum prices under § 1499.2 of the General Maximum Price Regulation or any applicable price regulation supplementary thereto, or pursuant to any market agreement or order made or issued under the provisions of the Agricultural Market Agreement Act, as amended, that are higher than the prices fixed by this Revised Order No. G-10 may continue to sell at such higher established maximum prices, and the same shall not be modified or superseded by this revised order.

(e) *Customary discounts, differentials, and allowances need not be maintained.* On and after the effective date of this Revised Order No. G-10, it shall not be obligatory upon any seller of fluid milk covered thereby to maintain or continue any customary allowance, discount, quantity discount, or differential heretofore established by him; *Provided, however,* That any seller at wholesale or retail may sell at a price lower than the maximum prices established by this Revised Order No. G-10, if he so desires; *And provided further,* That as to all sales made to the armed forces of the United States, or any duly authorized purchasing agency thereof, of any grade of fluid milk, the maximum price to be charged therefor may be as much as 1¢ per quart and ½¢ per pint or half-pint above the seller's present established maximum price to that particular class of buyer.

(f) *Applicability of other regulations and orders.* This Revised Order No. G-10 supersedes Order No. G-10 under § 1499.18 (c) of the General Maximum Price Regulation, issued January 16, 1943, and Amendments Nos. 1 to 7 thereto, as of the effective date hereof. Except insofar as the same are inconsistent with or contradictory of the terms and provisions

of this Revised Order No. G-10, all of the terms and provisions of the General Maximum Price Regulation shall remain in full force and effect and be applicable to all sellers covered by this Revised Order No. G-10.

(g) *Exempt sales.* This Revised Order No. G-10 does not apply to or in any manner affect sales of fluid milk made by one distributor or wholesaler to another distributor or wholesaler, or to sales made by a producer to a distributor.

(h) *Licensing.* Provisions of Licensing Order No. 1, licensing all persons who make sales under price control, are applicable to all sellers subject to this order. A seller's license may be suspended for violation of the license or of one or more applicable price schedules or regulations. A person whose license is suspended may not, during the period of suspension, make any sale for which his license has been suspended.

(i) *Right to revoke or amend.* This Revised Order No. G-10 may be revoked, modified, or amended at any time by the Price Administrator or the Regional Administrator.

Effective date. This Revised Order No. G-10 shall become effective on the 5th day of October, 1945.

Issued this 5th day of October 1945.

RICHARD Y. BATTERTON,
Regional Administrator.

[F. R. Doc. 45-18999; Filed, Oct. 12, 1945;
1:36 p. m.]

[Region VII Order G-69 Under MPR 188]

FISHER WOOD PRODUCTS

AUTHORIZATION OF MAXIMUM PRICES

Denver Regional Office, Region VII Order No. G-69 under Maximum Price Regulation No. 188 authorized maximum prices for certain toy items manufactured by Earl Fisher d/b/a Fisher Wood Products, Espanola, New Mexico, when sold by the manufacturer and specified resellers. Docket No. 7-188-158-122.

Pursuant to the Emergency Price Control Act of 1942, as amended, the Stabilization Act of 1942, as amended, and §§ 1499.158 and 1499.158a of Maximum Price Regulation No. 188, and for the reasons set forth in the accompanying opinion, this Order No. G-69 is issued.

(a) *What this order does.* This Order No. G-69 establishes maximum prices for certain toy items manufactured by Earl Fisher, d/b/a Fisher Wood Products, Espanola, New Mexico, when sold at specified levels.

(b) *Authorized maximum prices.* Upon and after the effective date of this Order No. G-69, the maximum prices for the toy truck, Model No. S. T. 762 and the toy tractors, Models No. S 200 and No. L 227 manufactured by Earl Fisher, d/b/a Fisher Wood Products, Espanola, New Mexico (P. O. Box 227), in accordance with the specifications set forth in the application of said manufacturer now on file in this Regional Office as a part of the record in this case, shall be as follows:

	Toy truck, Model No. S. T. 762	Toy tractors	
		Model No. S 200	Model No. L 227
(1) When sold by the manufacturer, f. o. b. shipping point, to a jobber or a wholesaler.....	Per dozen \$3.32	Per dozen \$3.18	Per dozen \$3.49
(2) When sold by the manufacturer, a jobber or a wholesaler, f. o. b. shipping point, to a retailer.....	7.69	6.47	12.25
(3) When sold by any seller to an ultimate consumer or user.....	Per dozen \$1.10	Per dozen \$0.89	Per dozen \$1.03

NOTES

(1) The maximum prices authorized by the above paragraphs (1) and (2) are subject to a discount of 2% for payment within 10 days from date of invoice.

(2) The prices above specified for sales f. o. b. shipping point include all costs incident to wrapping, packing, boxing, and carting.

(c) *Notice to be given purchasers for resale.* When the manufacturer or any other seller makes a first sale under this Order No. G-69 to a person who purchases for resale, he must show upon the invoice or on a separate slip or rider attached thereto the applicable resale price or prices as set forth in paragraph (b) above.

(d) *Applicability of other regulations.* The pricing provisions of the General Maximum Price Regulation have no application to the prices established by this Order No. G-69 for sales by the manufacturer or any other seller.

(e) *Geographical applicability.* The maximum prices authorized by this Order No. G-69 for resellers are applicable only to sales made within this Region VII, which includes the States of New Mexico, Colorado, Wyoming, Montana, and Utah, and all that part of the State of Idaho lying south of the southern boundary of Idaho County, the County of Malheur in the State of Oregon, and all that part of the Counties of Mohave and Coconino in the State of Arizona lying north of the Colorado River.

(f) *Licensing.* The provisions of Licensing Order No. 1, licensing all persons who makes sales under price control, are applicable to all sellers subject to this regulation or order. A seller's license may be suspended for violation of the license or of one or more applicable price schedules or regulations. A person whose license is suspended may not, during the period of suspension, make any sale for which his license has been suspended.

(g) *Right to revoke or amend.* This order may be revoked, modified, or amended at any time by the Price Administrator or the Regional Administrator.

Effective date. This Order No. G-69 shall become effective on the 4th of September 1945.

Issued this 4th day of September 1945.

RICHARD Y. BATTERTON,
Regional Administrator.

[F. R. Doc. 45-18337; Filed, Oct. 12, 1945;
1:36 p. m.]

[Buffalo Order G-2 Under MPR 426]

FRESH FRUITS AND VEGETABLES IN BUFFALO, N. Y., AREA

For the reasons stated in an accompanying opinion this order is issued.

SECTION 1. What this order does. This order prescribes the maximum amounts which "carlot receivers" and "primary receivers" may add for deliveries of fresh fruits and vegetables within the "free delivery zone" at the wholesale receiving point of Buffalo, New York.

Sec. 2. To whom this order applies. This order applies to "carlot receivers" and "primary receivers" of fresh fruits and vegetables whose establishments are located in the Niagara Frontier Terminal Market, Buffalo, New York.

Sec. 3. Determination of free delivery zone. For the purpose of this order, Buffalo, New York, shall be the "free delivery zone" for the wholesale receiving point of Buffalo, New York.

Sec. 4. Delivery allowances. To his maximum price as determined under Maximum Price Regulation 426 and Buffalo District Office Order No. G-1, issued thereunder, a "carlot receiver" or a "primary receiver" may add the amounts prescribed in Appendix C hereof for "delivered" sales within the "free delivery zone".

Sec. 5. Definition. The terms "carlot receiver," "primary receiver" and "delivered" are to be understood as defined in MPR 426.

Sec. 6. Effective date. This order becomes effective September 29, 1945.

(56 Stat. 23, 765; Pub. Law 151, 78th Cong.; Pub. Law 103, 79th Cong.; E.O. 9250, 7 F.R. 7871; E.O. 9328, 8 F.R. 4631; E.O. 9579, 10155, MPR 426, 8 F.R. 16409)

Issued: September 28, 1945.

THOMAS J. REESE,
District Director.

Approved:

F. D. CROMB,
Regional Director of
Food Distribution.

APPENDIX A—DELIVERY ALLOWANCES FOR CARLOT OR PRIMARY RECEIVERS FOR DELIVERED SALES IN BUFFALO, NEW YORK

Commodity in Standard Containers and Minimum Contents as in MPR 426

	Cents
Carrots, L. A. crate.....	15
Citrus fruits (1½ or 1¾ bushel).....	10
Cucumbers (except hothouse).....	5
Deciduous fruits, all.....	5
Eggplant (bushel or ½-bushel crate).....	10
Green peas.....	5
Lettuce—Iceberg.....	10
Melons.....	10
Snap beans (green or wax).....	5
Spinach.....	5
Sweet peppers (bushel or ½-bushel crate).....	5
Sweet potatoes.....	10

[F. R. Doc. 45-18333; Filed, Oct. 11, 1945;
1:16 p. m.]

WAR SHIPPING ADMINISTRATION.

"N. Y., N. H. AND H. R. R. CARFLOAT #66"

DETERMINATION OF VESSEL OWNERSHIP

Notice of determination by War Shipping Administrator pursuant to section 3 (b) of the act approved March 24, 1943, (Public Law 17—78th Congress)?

Whereas on July 9, 1944 title to the vessel "N. Y., N. H. and H. R. R. Carfloat #66" (including all spare parts, appurtenances and equipment) was requisitioned pursuant to section 902 of the Merchant Marine Act, 1936, as amended; and

Whereas section 3 (b) of the act approved March 24, 1943, (Public Law 17—78th Congress), provides in part as follows:

(b) The Administrator, War Shipping Administration, may determine at any time prior to the payment in full or deposit in full with the Treasurer of the United States, or the payment or deposit of 75 per centum, or just compensation therefor, that the

ownership of any vessel (the title to which has been requisitioned pursuant to section 902 of the Merchant Marine Act, 1936, as amended, or the act of June 6, 1941, (Public Law 101, Seventy-Seventh Congress), is not required by the United States, and after such determination has been made and notice thereof has been published in the FEDERAL REGISTER, the use rather than the title to such vessel shall be deemed to have been requisitioned for all purposes as of the date of the original taking: *Provided, however,* That no such determination shall be made with respect to any vessel after the date of delivery of such vessel pursuant to title requisition except with the consent of the owner. * * *

and

Whereas no portion of just compensation for the said vessel has been paid or deposited with the Treasurer of the United States; and

Whereas the ownership of the said vessel, spare parts, appurtenances and equipment is not required by the United States; and

Whereas the former owner of the vessel has consented to this determination and to the return of the vessel and the conversion of the requisition of title therein to a requisition of use thereof in accordance with the above-quoted provision of law;

Now therefore, I, Emory S. Land, Administrator, War Shipping Administration, acting pursuant to the above-quoted provisions of law, do hereby determine that the ownership of said vessel, spare parts, appurtenances and equipment is not required by the United States, and that, from and after the date of publication hereof in the FEDERAL REGISTER, the use rather than title thereto shall be deemed to have been requisitioned, for all purposes, as of the date of the original taking.

Dated: October 15, 1945.

[SEAL]

E. S. LAND,
Administrator.

[F. R. Doc. 45-19127; Filed, Oct. 16, 1945;
11:47 a. m.]